



**ILLINOIS STATE  
BAR ASSOCIATION**

# **2005-2006 INDEX OF SECTION & COMMITTEE NEWSLETTERS**

**Newsletter Index .....Page 1**

**Author Index ..... Page 12**

**Subject Index .....Page 22**

## **IDENTIFICATIONS USED IN INDEX**

Administrative Law (AL)  
Agricultural Law (AGL)  
Alternative Dispute Resolution (ADR)  
Antitrust and Unfair Competition Law (AUCL)  
Bench and Bar (BB)  
Business Advice and Financial Planning (BAFP)  
Child Law (CL)  
Civil Practice and Procedure (CPAP)  
Commercial, Banking and Bankruptcy Law (CBAB)  
Corporate Law Departments (CLD)  
Corporation, Securities & Business Law Forum (CSL)  
Criminal Justice (CJ)  
Education Law (EDL)  
Elder Law (EL)  
Employee Benefits (EB)  
Environmental Law (ENVL)  
Family Law (FL)  
Federal Civil Practice (FCP)  
Federal Taxation (FT)  
General Practice, Solo, and Small Firm (GPS)  
Committee on Government Lawyers (CGL)

Health Care Law (HCL)  
Human Rights (HR)  
Insurance Law (IL)  
Intellectual Property (IP)  
International and Immigration Law (IIL)  
Labor and Employment Law (LAEL)  
Law Office Management & Economics (LOME)  
Law Related Education (LRE)  
Legal Technology (COLT)  
Local Government Law (LGL)  
Mineral Law (ML)  
Minority Participation (MP)  
Public Utilities and Transportation (PUT)  
Real Estate Law (REL)  
State and Local Taxation (SALT)  
Tort Law (TL)  
Traffic Laws and Courts (TLAC)  
Trusts and Estates (TE)  
Women and the Law (WATL)  
Workers' Compensation Law (WCL)  
Young Lawyers Division (YLD)

To order individual articles, contact Janice Ishmael at 217-525-1760 or [jishmael@isba.org](mailto:jishmael@isba.org)



# NEWSLETTER INDEX

References are to volume: Issue number and (month)

## Administrative Law

7th Circuit opinion explains administrative law judge's obligation to build a full record, with complete evidentiary support, and to adequately discuss issues	35:5 (Dec.)
ABA Section of Administrative Law and Regulatory Practice 2006 Gellhorn-Sargentich Law Student Essay Competition	35:6 (Jan.)
Adding necessary parties to administrative review actions—A practical approach	35:8 (Mar.)
Administrative review of Chicago's DOAH decisions made easy	35:11 (June)
Appellate court analyzes the application of res judicata to administrative review	35:10 (May)
Appellate court analyzes procedures regarding the City of Chicago Department of Administrative Hearings	35:8 (Mar.)
Appellate Court explains basis for reversal under the "clearly erroneous" standard and also finds Section 3-115 of the Illinois Pension Code unconstitutional	35:5 (Dec.)
Attorney General issues opinions	35:2 (Sept.)
City of Chicago adjudication withstands challenge again	35:7 (Feb.)
Drafting committee for the Model State APA is seeking input	35:6 (Jan.)
Exhaustion revisited	35:3 (Oct.)
Illinois Attorney General issues opinions	35:10 (May)
Inside	35:1 (Aug.)
Inside	35:2 (Sept.)
Inside	35:3 (Oct.)
Inside	35:4 (Nov.)
Inside	35:5 (Dec.)
Inside	35:6 (Jan.)
Inside	35:7 (Feb.)
Inside	35:8 (Mar.)
Inside	35:9 (Apr.)
Inside	35:10 (May)
Inside	35:11 (June)
ISBA Newsletter authors can receive CLE program discount	35:2 (Sept.)
Lawyers lending a helping hand—Katrina relief	35:4 (Nov.)
Medical reform bill's effect on the statute of limitations clause pursuant to the Medical Practice Act	35:6 (Jan.)
Motions for specification of errors in municipal cases	35:11 (June)
NAALJ holds annual conference in Chicago	35:7 (Feb.)
Paul Freehling: 2006 Laureate, Illinois State Bar Association Academy of Illinois Lawyers	35:7 (Feb.)
Politics and Plan B	35:4 (Nov.)
A previous court ruling of invalidity of an agency's rule does not necessarily bar attorney fees in a subsequent case	35:3 (Oct.)
Profile of our editor: Paul E. Freehling	35:4 (Nov.)
Promulgation of "emergency rules" requires a true emergency	35:1 (Aug.)
Public hearings on zoning matters following the <i>Klaeren</i> decision	35:11 (June)
Public Information and Privacy Rights Seminar scheduled	35:2 (Sept.)
Recent case	35:2 (Sept.)
Recent case	35:11 (June)
Recent federal administrative law decision	35:6 (Jan.)
<i>Rodriguez</i> reiterates the 35-day rule of the Administrative Review Law	35:7 (Feb.)
Solutions to procedural issues in administrative hearings	35:3 (Oct.)
Summary of recent decision	35:5 (Dec.)
Summary of recent decisions	35:1 (Aug.)
Summary of recent decisions	35:3 (Oct.)
Summary of recent decisions	35:4 (Nov.)
Summary of recent decisions	35:6 (Jan.)
Summary of recent decisions	35:7 (Feb.)
Summary of recent decisions	35:8 (Mar.)
Summary of recent decisions	35:9 (Apr.)
Summary of recent decisions	35:10 (May)
Summary of recent decisions	35:11 (June)
Supreme Court to review administrative procedure case	35:2 (Sept.)
Unintended consequences of ARL amendments snare the unwary	35:7 (Feb.)
The use of hearsay in contested cases: To be or not to be?	35:9 (Apr.)
Voice of the Chair	35:3 (Oct.)
Voice of the Chair	35:7 (Feb.)
<i>Walters</i> reiterates that not all administrative action is reviewable	35:1 (Aug.)

## Agricultural Law

2005 legislation amends Criminal Trespass and Aggravated Battery Statutes	15:3 (Nov.)
Attorney questionnaire	15:4 (Jan.)
Brief legislation update	15:3 (Nov.)
Crop insurance: A tool for managing your farmer-client's risk	15:3 (Nov.)
Estate and gift tax changes for 2006	15:3 (Nov.)
Federal court strikes down Nebraska corporate farming law	15:5 (Apr.)
ISBA newsletter authors can receive CLE program discounts	15:4 (Jan.)
New Grain Insurance Fund provisions may affect your clients	15:1 (July)
Risk management strategies for identity preserved grain exports	15:2 (Sept.)
The Series LLC: new Illinois law provides avenue for asset protection	15:4 (Jan.)
The Supreme Court plants an idea—All life forms are patentable! And farmers get the short end of the stalk. Part 1: The decision	15:1 (July)

## Alternative Dispute Resolution

ADR happenings	12:1 (Oct.)
ADR happenings	12:2 (Dec.)
ADR happenings	12:3 (Feb.)
Alternative dispute resolution in the 17th Judicial Circuit	12:4 (Mar.)
Arbitration fees—Who pays?	12:1 (Oct.)
Case summaries	12:1 (Oct.)
Case summaries	12:2 (Dec.)
Case summaries	12:3 (Feb.)
Case summaries	12:4 (Mar.)
Case summaries	12:5 (Apr.)
Case summaries	12:6 (June)
Chair's column	12:1 (Oct.)
A dispute resolution balancing act	12:3 (Feb.)
Editor's note	12:1 (Oct.)
FMCS study found mediation saved \$9 billion for economy	12:3 (Feb.)
Florida: Pressure by Mediator can justify setting aside a settlement	12:1 (Oct.)
Happenings	12:4 (Mar.)
Happenings	12:5 (Apr.)
Happenings	12:6 (June)
Inadequate disclosure by arbitrator results in award being vacated	12:6 (June)
The jury system: Evolution of revolution	12:5 (Apr.)
Mediation can constitute social work	12:4 (Mar.)
Message from the Chair	12:2 (Dec.)
Message from the Chair	12:3 (Feb.)
Message from the Chair	12:4 (Mar.)
Message from the Chair	12:5 (Apr.)
Message from the Chair	12:6 (June)
News and events	12:5 (Apr.)
Ombudsmen: Part I	12:1 (Oct.)
Ombudsmen: Part II	12:2 (Dec.)
Ombudsmen: Part III	12:3 (Feb.)
Restorative justice around the world	12:5 (Apr.)
Rethinking divorce through collaborative practice	12:6 (June)
Standards & certification section	12:4 (Mar.)
Traditional ceremonies prove effective in tribal court	12:2 (Dec.)
When is a settlement a settlement?	12:4 (Mar.)
Who determines an arbitration agreement's conscionability?	12:2 (Dec.)

## Antitrust and Unfair Competition Law

The Antitrust Counselor: Pre-closing conduct after <i>Blumenthal's</i> speech	44:2 (Apr.)
The Antitrust Counselor: Robinson Patman after <i>Reeder-Simco</i>	44:1 (Dec.)
Case summaries	44:1 (Dec.)
Comparing scotch and bourbon regulations	44:4 (June)
Crafting an appropriate standard for measuring competitive impact in bundling cases	44:2 (Apr.)
Editor's notes	44:1 (Dec.)
Editors' notes	44:2 (Apr.)
Editors' notes	44:3 (May)
Editors' notes	44:4 (June)
Free magazines and the Tooth Fairy	44:4 (June)
Fringe lending: The need to reel in corporate loan sharks	44:4 (June)
"Probation" programs to enforce retail price maintenance	44:1 (Dec.)

Recent case summaries	44:3 (May)	The importance of mentoring	18:1 (July)
The rhetoric of gun-jumping	44:2 (Apr.)	Leaving kids alone in cars: An amendment to the Illinois Child Endangerment statute is declared unconstitutional, but the underlying act can still be prosecuted without a statutory presumption	18:4 (June)
<b>Bench and Bar</b>		New law encourages electronic recording of custodial interrogations of juveniles	18:1 (July)
Answers for Latin lovers	36:3 (Dec.)	Termination of parental rights in Illinois and The Americans with Disabilities Act	18:4 (June)
Avoiding the appearance of impropriety: With great power comes great responsibility	36:4 (Apr.)	<b>Civil Practice and Procedure</b>	
Be careful what you file with the Court	36:5 (June)	Attorney's retaining lien, circa 1889	51:6 (Mar.)
A book review and personal recommendation	36:5 (June)	Beware of putting attorney-client communications at issue or face waiver of privilege	51:4 (Jan.)
Change in Small Claims limits affected arbitration	36:4 (Apr.)	Building a legal system in 21st century Russia	51:5 (Feb.)
The Circuit Court of Cook County Law Division's Court-Annexed Mediation: A program with bite...	36:1 (Sept.)	Clients with no health insurance: A new way to help them get their medical bills paid	51:2 (Nov.)
Closing a criminal hearing	36:3 (Dec.)	Confidentiality clauses may cause tax liability for plaintiffs in personal injury actions	51:2 (Nov.)
Dealing with pro se litigants	36:2 (Nov.)	Criminal acts exclusion in auto gap insurance policy applies to driving under the influence	51:4 (Jan.)
Debarred from right to reject arbitration award; lessons for arbitrators and litigants	36:3 (Dec.)	Employment arbitration agreements are enforceable, even when unilaterally proposed by the employer during the course of employment	51:8 (June)
E-filing in the 18th Circuit, DuPage County	36:2 (Nov.)	Evidence deposition testimony complies with Supreme Court Rule 213's duty to supplement	51:1 (Sept.)
The effect of <i>Arthur v. Catour</i> : the defense perspective	36:2 (Nov.)	The Exclusionary Clause is the focus of the policyholder's ire in <i>USAA v. Dare</i> : "It depends on what you mean by 'maintenance'"	51:5 (Feb.)
The effect of <i>Arthur v. Catour</i> : the plaintiff's perspective	36:2 (Nov.)	A few tips on litigating non-competition agreements: An employee's perspective	51:3 (Dec.)
The effect of <i>Arthur v. Catour</i> : a trial judge's perspective	36:2 (Nov.)	First District rules that two-year limitation provision in uninsured motor vehicle policy is void as against public policy	51:7 (Apr.)
Has the Supreme Court changed trial practice? The effect of <i>Arthur v. Catour</i>	36:2 (Nov.)	Fourth Appellate District rules that workers' compensation lien is waived if comp settlement contract does not preserve comp lien	51:3 (Dec.)
How many plaintiffs make a party?	36:1 (Sept.)	How to handle an employer's group health plan lien	51:4 (Jan.)
How void is void?	36:3 (Dec.)	Insurance companies beware: Documents normally privileged may be discoverable	51:2 (Nov.)
Illinois Judicial Circuit Rules Directory	36:1 (Sept.)	Insurance defense cost reimbursement: The Illinois Supreme Court goes its own way	51:6 (Mar.)
Judicial independence as a campaign platform	36:1 (Sept.)	ISBA newsletter authors can receive CLE program discounts	51:2 (Nov.)
Justice McMorrow has announced her retirement	36:4 (Apr.)	ISBA newsletter authors can receive CLE program discounts	51:3 (Dec.)
Latin lovers	36:3 (Dec.)	Judicial notice revisited	51:1 (Sept.)
Letter to the editor	36:3 (Dec.)	Jury selection: Selling your case	51:8 (June)
Mediation skills for advocates	36:2 (Nov.)	Letter to the Editors regarding "How to Handle an Employer's Group Health Plan Lien" (January 2006, Vol. 51, No.4)	51:7 (Apr.)
The new MCLE rules: An overview	36:4 (Apr.)	<i>Mazin v. Chicago White Sox</i> : The Sox strikeout on tort immunity	51:5 (Feb.)
Not a happy Halloween for the City of Peoria	36:3 (Dec.)	Offers of proof: What are they and when do you need them?	51:7 (Apr.)
Pro bono: For the public good	36:1 (Sept.)	Personal jurisdiction.com revisited: In the wake of <i>Jennings v. AC Hydraulic</i> , both federal and state courts look for guidance as to "how much interactivity is enough?"	51:6 (Mar.)
Recent judicial appointments and retirements	36:1 (Sept.)	Pre-trial dismissal based on other affirmative matter: An open invitation has its limits	51:4 (Jan.)
Recent judicial appointments and retirements	36:2 (Nov.)	Promissory estoppel: Shield or sword?	51:5 (Feb.)
Recent judicial appointments and retirements	36:3 (Dec.)	<i>Redmond v. Socha</i> : Inconsistent verdicts in personal injury cases	51:7 (Apr.)
Recent judicial appointments and retirements	36:4 (Apr.)	Reply to Letter to the Editors Regarding "How to Handle an Employer's Group Health Plan Lien" (January 2006, Vol. 51, No. 4)	51:7 (Apr.)
Recent judicial appointments and retirements	36:5 (June)	Rescission/Restitution: Be careful what you ask for, you may get it	51:2 (Nov.)
Sage advice	36:4 (Apr.)	Response to article by John B. Kincaid, "Attorney's Retaining Lien, Circa 1889" in <i>Trial Briefs</i> , March 2006	51:8 (June)
A statute that "never was" is!?	36:4 (Apr.)	Seventh Circuit's final answer: Would-be millionaire's failure to read official contest rules did not invalidate agreement to arbitrate	51:8 (June)
Supreme Court decisions that the General Assembly may wish to consider	36:4 (Apr.)	State of mind	51:1 (Sept.)
Supreme Court rules and custody: A summary	36:5 (June)	Want to be like Mike? Not lately	51:1 (Sept.)
There should be a law that...	36:2 (Nov.)	<i>Willis v. Kiferbaum Construction</i> : A <i>Kotecki</i> waiver by a subcontractor does not climb the chain to benefit a contractor higher up unless expressly provided for by contract	51:3 (Dec.)
Three strikes and you're out: Judges talk about technology in the courtroom	36:5 (June)	<b>Commercial Banking and Bankruptcy Law</b>	
Unintended consequences of administrative review law amendments snare the unwary	36:5 (June)	Administration of program for MCLE being put in place	50:5 (May)
When in doubt, read the rules	36:1 (Sept.)	Bankruptcy 2005: New landscape for preference proceedings	50:2 (Dec.)
		Bill status report (Section Council action as of 11/28/05)	50:3 (Jan.)
<b>Business Advice and Financial Planning</b>			
Asset, income or market approach—Which is the best choice?	20:2 (Mar.)		
Editor's notes	20:1 (Jan.)		
Editor's notes	20:2 (Mar.)		
Editor's notes	20:3 (May)		
Financial planning for retirement plan assets under the new Bankruptcy Code	20:1 (Jan.)		
From the Chair...	20:1 (Jan.)		
In honor of... Gene Petersen	20:1 (Jan.)		
Lowering financial risk in lending for projects	20:3 (May)		
Tax and trust fund issues	20:4 (June)		
The top 10 things they did not teach me in law school	20:3 (May)		
Wage garnishment—Not just the employee's problem	20:2 (Mar.)		
<b>Child Law (formerly Juvenile Justice)</b>			
Accessing disproportionate minority contact with the Illinois juvenile justice system	18:3 (Mar.)		
The Chair's page: The Great Depression	18:2 (Nov.)		
Coming to a courtroom near you—Evidence-based practices	18:2 (Nov.)		
Concerns about voluntariness and reliability of juvenile confessions led to new law on recording	18:1 (July)		
From the former Chair	18:1 (July)		
Illinois efforts to address disproportionate minority contact with the juvenile justice system in Illinois	18:3 (Mar.)		

Chapter 9 Bankruptcy in Illinois: The obvious now has precedent	50:4 (Mar.)	Legislative summary	50:2 (Dec.)
Correction: Enforceability of Illinois judgments	50:5 (May)	Legislative summary, Part II	50:3 (Apr.)
Deferred compensation plans: How the new bankruptcy law affects them and an update on IRC Section 409A	50:4 (Mar.)	<b>Elder Law</b>	
Federal and state banking law cases	50:2 (Dec.)	Assistance with the Medicare D prescription drug program—	
Not my job: The duty of third parties to assert exemptions on behalf of judgment debtors	50:1 (July)	Representatives and agents under Power of Attorney	11:2 (Feb.)
Revisions to Chapter 12 under the new Bankruptcy Code Provisions	50:1 (July)	The Bankruptcy Abuse Prevention and Consumer Act of 2005 and its impact on seniors	11:2 (Feb.)
Safeguarding your life savings from future creditors	50:1 (July)	Book review: <i>What you Need to Know About Social Security</i>	11:4 (June)
Section 105 bankruptcy sanctions	50:2 (Dec.)	Calendar of upcoming elder law events and seminars	11:1 (Nov.)
Update by banking committee	50:1 (July)	Calendar of upcoming elder law events and seminars	11:2 (Feb.)
An update on "Miranda Warnings" for debt collection lawsuits	50:1 (July)	Casenote: Collecting attorneys fees in probate court following the ward's death	11:1 (Nov.)
View from the Chair	50:5 (May)	Casenote: Guardianship implicitly revokes durable power of attorney, according to fourth district	11:2 (Feb.)
Who says bankruptcy isn't interesting?	50:5 (May)	Casenote: <i>In re: Kohlenbrener v. North Suburban Clinic, Ltd.</i> 356 ILL.APP.3D 414 (1ST DIST. 2005)	11:3 (May)
<b>Corporate Law Departments</b>		Casenote: <i>In re Peter DeForest Winthrop, Attorney, Respondent</i> , 2006 WL 724822 (March 2006)	11:3 (May)
Consider the benefits of Section Council membership	43:1 (July)	Do not resuscitate: The Public Health Department has a new form	11:1 (Nov.)
Copyright in the digital age	43:1 (July)	Do witnesses of a will commit perjury?	11:4 (June)
Corporate assumed name basics	43:3 (Sept.)	Elder notes	11:1 (Nov.)
Corporations are paying more for in-house lawyers, new survey reports	43:4 (Oct.)	Elder notes	11:2 (Feb.)
Do you know and practice the <i>Upjohn</i> warning?	43:7 (Mar.)	Elder notes	11:3 (May)
HSA/FSA Grace Period Guidance Restricts Employer Options but Provides Limited Transition Relief	43:6 (Feb.)	Elder notes	11:4 (June)
Illinois can't leave leave laws well enough alone: A review of the Illinois Family Military Leave Act	43:4 (Oct.)	Estate and gift tax update	11:3 (May)
IRS Issues Proposed Regulations on Employer-Comparable Contributions to HSAs	43:6 (Feb.)	Financial abuse of the elderly	11:4 (June)
Members' derivative rights on behalf of Illinois not-for-profit corporations	43:5 (Jan.)	From the editor	11:1 (Nov.)
SEC proposes new disclosure rules for executive compensation	43:10 (June)	From the editor	11:2 (Feb.)
The Series LLC—A Brief update	43:8 (Apr.)	From the editor	11:4 (June)
Software licensing and related agreements: Top 10 business issues a licensee's attorney needs to know	43:2 (Aug.)	Have you appointed an Agent to control the disposition of your remains?	11:3 (May)
Sweepstakes and promotions: The fine are of the fine print	43:9 (May)	The <i>Hines</i> case—The story behind the story	11:4 (June)
<b>Corporation, Securities and Business Law</b>		Introduction to OBRA '93 Self-settled Special Needs Trusts	11:3 (May)
The fiduciary duty of a shareholder: <i>Hagshenas, Dowell</i> and related amendments to the Illinois Business Corporation Act	51:3 (Apr.)	Medicare Prescription Drug Plan: Do you have your kit?	11:1 (Nov.)
Owners and operators of ATMs take notice or pay the price for Automated Terrible Misfortune	51:2 (Jan.)	The most important person in the courtroom	11:1 (Nov.)
Parent corporation liability for acts of its subsidiary	51:4 (June)	New amendments to Power of Attorney Act strengthens Elder Abuse Program	11:4 (June)
Planning for business disputes and financial difficulties: Asset protection for shareholders	51:4 (June)	Pending Illinois Supreme Court case of first impression—Medicaid estate recovery against surviving spouse's probate estate	11:2 (Feb.)
SEC simplifies Securities Act registration procedures and modernizes issuer Communications	51:1 (Nov.)	Section Council to meet with Healthcare and Family Services Department officials regarding implementation of Deficit Reduction Act	11:3 (May)
Series LLCs	51:3 (Apr.)	Seventeenth Judicial Circuit hosts Elder Abuse Symposium	11:2 (Feb.)
The Supreme Court's decisions in <i>Arthur Andersen</i> and <i>Dura Pharmaceuticals</i>	51:2 (Jan.)	Update on <i>Hines v. IDPA</i>	11:1 (Nov.)
<b>Criminal Justice</b>		What I tell my clients about Powers of Attorney	11:1 (Nov.)
2005 criminal law decisions of the Supreme Court of Illinois	49:3 (Mar.)	William L. Cleaver, Moline: A profile of an Elder Law Attorney	11:4 (June)
Case summaries	49:1 (Sept.)	<b>Employee Benefits</b>	
Case summaries	49:2 (Dec.)	Current state of cash balance plans	24:4 (June)
Case summaries	49:3 (Mar.)	FASB issues exposure draft on charges to accounting for pension and other post-retirement benefit plans	24:4 (June)
Case summaries	49:4 (Apr.)	Federal caselaw update	24:4 (June)
Case summaries	49:5 (June)	The future of automatic enrollment: An analysis of recent legislative activity	24:3 (Mar.)
Editor's note	49:4 (Apr.)	John Erlenborn (1927-2005): Illinois Congressman known as "Father of ERISA"	24:2 (Dec.)
Editor's note	49:5 (June)	Regulatory update: Illinois	24:2 (Dec.)
Legislation—Passed bills part 1: New offenses, amendments to existing offenses, and criminal procedure	49:1 (Sept.)	Roger C. Siske dies at 61; practiced law at Sonnenschein for 36 years	24:3 (Mar.)
Legislation—Passed bills part 2: Domestic violence, drug crimes, firearms, sex offenders, conspiracy	49:2 (Dec.)	Senate and House DB funding reform alternatives	24:1 (Sept.)
Summary of traffic-related decisions published in the official reports	49:4 (Apr.)	Tax expenditures for FY 2007	24:4 (June)
Summary of traffic-related decisions published in the official reports	49:5 (June)	<b>Environmental Law</b>	
<b>Education Law</b>		Do you want fries with that? Biodiesel regulation in America	36:4 (June)
Case update	50:2 (Dec.)	Extension of "arranger" liability to suppliers of dry-cleaning equipment	36:3 (May)
Cyber bullying / cyber harassing / cyber stalking	50:3 (Apr.)	Financial reporting for environmental claims	36:4 (June)
Education labor relations case decisions	50:4 (June)	General Assembly expands IEPA's powers and public notice duties	36:2 (Feb.)
FY 2007 elementary and secondary education budget	50:4 (June)	Groundwater and the CWA	36:1 (Oct.)
The Illinois State Officials and Employees Ethics Act	50:1 (Sept.)	Pollution Control Board rules, January 2006	36:3 (May)
		Reading a Phase 1 environmental report	36:1 (Oct.)
		Recent cases of note for Illinois environmental law practitioners	36:1 (Oct.)
		Reconsidering Environmental Considerations in Commercial Real Estate Transactions—2006: New Alternatives and New Opportunities for Clients	36:2 (Feb.)

## Family Law

"All" income included when calculating child support	49:7 (Apr.)
Bill of particulars in family law cases	49:4 (Dec.)
Chair's column	49:3 (Oct.)
Chair's column	49:4 (Dec.)
Chair's column	49:5 (Feb.)
Chair's column	49:6 (Mar.)
Chair's column	49:7 (Apr.)
College education petitions	49:6 (Mar.)
Editor's column	49:2 (Sept.)
Editor's column	49:3 (Oct.)
Editor's column	49:7 (Apr.)
Editor's column	49:9 (Sp Ed)
Editor's note	49:5 (Feb.)
The effect of HIPAA on discovery in divorce cases	49:1 (July)
Enforcement of prenuptial agreements under the Illinois Uniform Premarital Agreement Act	49:5 (Feb.)
The family lawyer's guide to bankruptcy reform	49:3 (Oct.)
Health insurance rant	49:6 (Mar.)
The Illinois Domestic Violence Act of 1986: An overview	49:8 (May)
Let divorce practitioners beware: Attorneys must sue clients within one year to recover fees	49:3 (Oct.)
Mediation of financial issues in divorce	49:1 (July)
Message from the Chair	49:2 (Sept.)
New Article IX. Child custody proceedings	49:9 (Sp Ed)
The new Servicemembers Civil Relief Act	49:1 (July)
Opinion witness disclosure under Supreme Court Rule 213	49:2 (Sept.)
Ordering payment of fees for pro bono attorneys in family law court proceedings	49:6 (Mar.)
The pendulum has swung: the upside down world of the law of maintenance in Illinois	49:4 (Dec.)
Petitions for contribution to attorney fees in post-decree cases: An update on the law	49:2 (Sept.)
Public Act 094-0640	49:3 (Oct.)
Putative Father Registry	49:5 (Feb.)
The QDRO	49:8 (May)
Spoliation of evidence and its impact on family law	49:7 (Apr.)
Using the General Assembly Web site without screaming at the computer	49:2 (Sept.)
When is a settlement agreement enforceable even without authorizing legislation? <i>In re M.M.D.</i> and its progeny	49:1 (July)

## Federal Civil Practice

CAFA-7th Circuit Update	4:3 (Mar.)
Effectively using Rule 36 in summary judgment motions	4:2 (Dec.)
From the Chair	4:4 (June)
Judicial Profile: U.S. Magistrate Judge Maria Valdez of the Northern District of Illinois	4:1 (Sept.)
Profile of Judge Mark Filip	4:3 (Mar.)
Proposed electronic discovery amendments to the Federal Rules—If it ain't broke, don't fix it	4:1 (Sept.)
Response	4:1 (Sept.)
Review of the CM/ECF system—E-filing is mandatory for attorneys after September 30, 2005	4:1 (Sept.)
Rule 50 motions: Effective and proper use of motions for judgment as a matter of law	4:4 (June)
Rule 68: Offer of judgment	4:3 (Mar.)
Seventh Circuit Pattern Civil Jury Instructions now available online	4:2 (Dec.)
Someone you should know: Recently appointed Northern District of Illinois United States Magistrate Jeffrey Cole	4:1 (Sept.)
Summary judgment	4:2 (Dec.)
Summary judgment in the Southern District of Illinois	4:2 (Dec.)
Things to bear in mind when moving to dismiss under Rule 12 (b)	4:3 (Mar.)
U.S. Magistrate Donald G. Wilkerson	4:1 (Sept.)

## Federal Taxation

Amendment to applicable sections of the Internal Revenue Code changing the deductibility of attorney fees	52:1 (Aug.)
Amendment to applicable sections of the Internal Revenue Code changing the half-year age conventions to full-year age conventions for retirement plan distribution purposes	52:1 (Aug.)
Amendment to applicable sections of the Internal Revenue Code changing the minimum required distribution rules where a trust is the beneficiary of a qualified plan	52:1 (Aug.)

Amendments to Internal Revenue Code Sections 55 and 56	52:1 (Aug.)
Amendments to Internal Revenue Code Section 529	52:1 (Aug.)
Deferred compensation plans: How the new bankruptcy law affects them and an update on IRC Section 409 A	52:2 (Nov.)
Employee benefits update	52:3 (Mar.)
Estate and gift tax update	52:3 (Mar.)
Estate, gift, and generation skipping tax update	52:4 (Apr.)
Estate tax repeal	52:1 (Aug.)
Federal individual income tax update	52:2 (Nov.)
Individual income tax update	52:5 (June)
Internal Revenue Service liaison update	52:3 (Mar.)
Internal Revenue Service liaison update	52:5 (June)
A message from the Chair	52:1 (Aug.)
Message from the Chair	52:5 (June)
Message from the newsletter editor	52:3 (Mar.)
News from the IRS	52:3 (Mar.)
Recent cases and rulings regarding estate and gift tax issues	52:2 (Nov.)
Recent developments regarding retirement and welfare benefit plans	52:4 (Apr.)
A review of the final regulations under Circular 230	52:1 (Aug.)
Review of 2005 Hurricane Tax Relief legislation	52:4 (Apr.)
Revised Form 1023: What it means for new charitable organizations	52:2 (Nov.)

## General Practice, Solo and Small Firm

2005 Tradition of Excellence Award	34:1 (Aug.)
Accord and satisfaction: Investigation can make it more than a paper game	34:4 (Jan./Feb.)
Administrative Law: A hearing with a predetermined outcome is no hearing at all	34:2 (Nov.)
Administrative review: Unintended consequences of ARL amendments snares the unwary. Strict compliance with statutes are required to obtain administrative review	34:4 (Jan./Feb.)
"All collection costs" does not mean attorney fees	34:4 (Jan./Feb.)
Ante-nuptial agreements: Broken promises	34:3 (Dec.)
Are your clients selling estate plans?	34:6 (Mar.)
Buyer's remedies in the fraudulent sale of residential property	34:3 (Dec.)
Chairman's corner	34:1 (Aug.)
Chair's column	34:1 (Aug.)
Chair's column	34:2 (Nov.)
Disability law: Social Security	34:6 (Mar.)
Editor's column: Balance is important	34:5 (Feb.)
Editor's column: Identity theft—How well do we protect private personal information?	34:4 (Jan./Feb.)
Editor's column: The power of new ideas	34:3 (Dec.)
Editors' column: Practice opportunity—Small claims limit raised to \$10,000	34:6 (Mar.)
Editor's Column: Unbundling services—A way lawyers can meet unmet legal needs and create a source of fees!	34:1 (Aug.)
Editor's column: Who will speak for the judges?	34:8 (June)
Estate planning update: Recent case decisions	34:8 (June)
An examination of intrastate forum non conveniens in Illinois and the impact of <i>Langenhorst v. Norfolk Southern Railway Company</i>	34:8 (June)
Finding a life in the law	34:5 (Feb.)
Grossly disproportional?	34:4 (Jan./Feb.)
Hot probate, estate and trust topics in a nutshell	34:3 (Dec.)
The Illinois Domestic Violence Act of 1986: An overview	34:7 (Apr.)
Medicaid lien not recoverable against spouse's estate	34:2 (Nov.)
Over the river and through the woods again—How will courts interpret the new Grandparent Visitation Act	34:1 (Aug.)
Practice Alert: Contingencies	34:8 (June)
Practice Alert: Home repair and remodeling contractors beware!	34:6 (Mar.)
Practice alert: Supreme Court discusses admissibility of medical bills in P.I. cases	34:3 (Dec.)
Practice tip: Dealing with difficult clients	34:5 (Feb.)
Practice tip: Divorce practitioners beware: "non-modifiable" clause in judgment for dissolution not binding on court where support is unallocated	34:5 (Feb.)
Practice tip: The importance of timely communications	34:6 (Mar.)
Practice tip: Request for admission of fact: A valuable but underused tool	34:1 (Aug.)
Review of the CM/ECF system—E-filing is mandatory for attorneys after September 30, 2005	34:2 (Nov.)
The Ryan juror furor—The questions and implications are disturbing and far reaching	34:7 (Apr.)
Stress and the 21st century attorney	34:5 (Feb.)

"Taking individual homes and private property for public use"— What impact will the <i>Kelo</i> ruling have for Illinois?	34:2 (Nov.)	Constitutional Convention	32:4 (Apr.)
		Pandemic flu—A rights shambles	32:3 (Dec.)
<b>Government Lawyers</b>		Personal Information Protection Act requires notification of security breaches	32:1 (Aug.)
Attorney-client privilege in the government sector: <i>United States v. John Doe (In re Grand Jury Investigation)</i>	7:1 (Sept.)	Senator Durbin's efforts to obtain loan assistance for prosecutors and defenders continue	32:1 (Aug.)
Attorney General issues opinions	7:4 (June)	Teaching about genocide—A new Illinois law mandates that schools teach about the seven human rights catastrophes in addition to the Holocaust	32:2 (Sept.)
Case law update	7:1 (Sept.)	Teenagers reportedly executed for homosexual conduct in Iran	32:1 (Aug.)
Case synopsis: <i>Southern Illinoisan v. Illinois Depart- ment of Public Health</i>	7:3 (Apr.)	Thoughts on the creation of the United Nations Human Rights Council	32:4 (Apr.)
Committee on Government Lawyers hosts brown-bag luncheon seminar	7:1 (Sept.)	Why we took Chief Illiniwek to court	32:1 (Aug.)
Discipline of public sector attorneys: Some recent dispositions of interest from Illinois and other states	7:1 (Sept.)		
Ethics corner: Recent censure of a public sector lawyer	7:3 (Apr.)	<b>Insurance Law</b>	
In-sites	7:1 (Sept.)	Alphabetical listing of cases and holdings	50:1 (Sept.)
In-sites	7:3 (Apr.)	Alphabetical listing of cases and holdings	50:2 (Jan.)
In-sites	7:4 (June)	Alphabetical listing of cases and holdings	50:3 (Feb.)
Job evaluations and personnel files under the Freedom of Information Act	7:3 (Apr.)	Alphabetical listing of cases and holdings	50:4 (May)
Legislative update	7:2 (Dec.)	Cases	50:1 (Sept.)
MCLE Board Chairman Addresses Government Bar Association; Director of MCLE Board Chosen	7:4 (June)	Cases	50:2 (Jan.)
New amendments to the Open Meetings Act require Web site posting	7:1 (Sept.)	Cases	50:3 (Feb.)
Someone you should know: The Honorable Nancy J. Katz	7:1 (Sept.)	Cases	50:4 (May)
Someone you should know: Lori G. Levin	7:3 (Apr.)	From the Chair	50:1 (Sept.)
Veto session update	7:2 (Dec.)	From the Chair	50:4 (May)
Want to discuss the new Minimum Continuing Legal Education requirements with other government agencies? Join the Illinois Government Consortium	7:4 (June)	Recent developments in insurance law	50:1 (Sept.)
		Recent developments in insurance law	50:2 (Jan.)
		Recent developments in insurance law	50:3 (Feb.)
		Recent developments in insurance law	50:4 (May)
<b>Health Care Law</b>		<b>Intellectual Property</b>	
All the latest developments in health care law	22:1 (Sept.)	Charity solicitation confusion	45:2 (Dec.)
All the latest developments in health care law	22:2 (Dec.)	Common mistakes by US trademark owners in Mexico, and how to avoid them	45:3 (Mar.)
All the latest developments in health care law	22:3 (Mar.)	Corporate assumed name basics	45:2 (Dec.)
All the latest developments in health care law	22:4 (June)	Grippers 1, Initial Interest Confusion 0— <i>Lamparello v. Falwell</i>	45:1 (Oct.)
Concierge care characteristics and considerations for Medicare	22:1 (Sept.)	Hopping the HIPAA hurdle: Proving trademark use in the healthcare industry	45:2 (Dec.)
Consumer-Directed Health Plans: Small but growing enrollment fueled by rising cost of health care coverage	22:4 (June)	Intellectual Improbabilities	45:4 (June)
Health Care Section presents LAW ED program on April 21	22:3 (Mar.)	Is/isn't Trademark Infringement—Internet search engine keyword advertising	45:4 (June)
Hospital quality data: CMS needs more rigorous methods to ensure reliability of publicly released data	22:3 (Mar.)	Legal wrinkles in sponsored links	45:3 (Mar.)
Nursing homes: Despite increased oversight, challenges remain in ensuring high-quality care and resident safety	22:3 (Mar.)	Stoller strikes out: Attorney fees and cancellation against frequent litigant	45:1 (Oct.)
Senate Bill 475: Cause for concern or self-generated crisis?	22:2 (Dec.)	When to file for federal trademark registration	45:3 (Mar.)
States' efforts to maximize federal reimbursements highlight need for improved federal oversight	22:1 (Sept.)	<b>International and Immigration Law</b>	
Upcoming health law program—"Defending Against Government Subpoenas and Investigations in the Health Care Arena"	22:2 (Dec.)	Business immigration law update	43:3 (Nov.)
		Case law report	43:1 (July)
<b>Human Rights</b>		Chair's comments: Seventh Circuit Judge Diane Wood to speak at Asylum CLE	43:2 (Sept.)
Case notes	32:3 (Dec.)	China placed on the Priority Watch List	43:7 (May)
Chief update	32:5 (June)	Conference series: An informed discussion of financial access for immigrants—Part 1	43:6 (Mar.)
Dawn Clark Netsch receives Gertz Award	32:4 (Apr.)	Conference series: An informed discussion of financial access or immigrants—Part II	43:7 (May)
From the Chair	32:1 (Aug.)	Councils and Commissions: Is the new "Human Rights Council" simply a difference without distinction?	43:7 (May)
From the Chair	32:3 (Dec.)	Editor's comments	43:1 (July)
From the Chair	32:4 (Apr.)	Editor's comments	43:2 (Sept.)
From the Chair	32:5 (June)	Editor's comments	43:3 (Nov.)
Human Rights Symposium at University of Illinois	32:4 (Apr.)	Editor's comments	43:4 (Dec.)
Illinois groups turn to international bodies for assistance in promoting human rights	32:2 (Sept.)	Editor's comments	43:5 (Jan.)
ISBA newsletter authors can receive CLE program discounts	32:1 (Aug.)	Editor's comments	43:6 (Mar.)
ISBA newsletter authors can receive CLE program discounts	32:2 (Sept.)	Editor's comments	43:7 (May)
ISBA newsletter authors can receive CLE program discounts	32:3 (Dec.)	An excellent program on international commercial arbitration	43:4 (Dec.)
Leaving kids alone in cars: An amendment to the Illinois Child Endangerment statute is declared unconstitutional, but the underlying act can still be prosecuted without a statutory presumption	32:5 (June)	Free embassy newsletter provides information on Jordan	43:2 (Sept.)
Never again or always forever? The fate of Africa, specifically the current genocide in Sudan	32:5 (June)	From the Chair	43:1 (July)
New Illinois laws affecting human rights: A selected survey of recent legislation approved in Illinois	32:2 (Sept.)	From the former Chair	43:1 (July)
New Supreme Court Rule 790 et al. establishing minimum continuing legal education requirements	32:3 (Dec.)	Immigration Consultation Corner: #1—Expedited removal consequences	43:2 (Sept.)
Off the Record: Remembrances of the 1970 Illinois		Immigration Consultation Corner: #2—International students— Changing non-immigrant visa status in the U.S.	43:4 (Dec.)
		Immigration Consultation Corner #3: Student practical training to temporary worker—The "cap-gap" problem	43:6 (Mar.)
		INA provision trumps customary international law	43:6 (Mar.)

International commercial arbitration: An introduction	43:5 (Jan.)	Pitfalls of the new OFCCP Internet applicant regulations	43:4 (Mar.)
The international criminalization of hate speech: The jurisprudence of the International Criminal Tribunal for Rwanda on the crime of incitement to genocide	43:1 (July)	Retaliatory discharges and citizen crime-fighters	43:1 (July)
International delegation of judges, lawyers, professors and government officials visited Chicago	43:6 (Mar.)	Someone you should know: Recently appointed Northern District of Illinois United States Magistrate Jeffrey Cole	43:2 (Oct.)
International estate planning: A multinational couple with multinational interests	43:2 (Sept.)	Timing may not be everything, but it is important in retaliation cases	43:2 (Oct.)
International Practitioner's Deskbook Series: <i>Joint Ventures in the International Arena</i> , Darrell Prescott and Salli A. Swartz, Eds. (ABA SILP 2003)	43:3 (Nov.)	What happened in Vegas is not staying in Vegas	43:4 (Mar.)
It's a small world after all	43:3 (Nov.)	What have they been up to in Springfield? Recent statutory changes affecting employers and employees	43:3 (Jan.)
Message from the Chair: International business presentation & Seventh Circuit Judge Diane Wood to speak on November 11th	43:3 (Nov.)	What is adverse to one may not be adverse to all in retaliation cases	43:2 (Oct.)
Message from the Chair: Judge Diane Wood and Judge Robert Vinnekor speak at successful Asylum CLE	43:5 (Jan.)	When a performance evaluation is the product of discrimination, has there been an "adverse employment action"?	43:1 (July)
The need for international law and a global perspective	43:7 (May)		
The new currency control regulations in Russia	43:3 (Nov.)	<b>Law Office Management and Economics</b>	
<i>Noble Ventures, Inc. v. Romania</i> —Bilateral investment treaty claim against Romania dismissed	43:5 (Jan.)	CardScan Executive... The way to clear business card clutter!	27:4 (June)
<i>Pasquantino et al v. United States</i> , 336 F.3d 321, (4th Cir. 2005), affirmed	43:1 (July)	Dealing with emotionally distraught and irate clients	27:4 (June)
The pledge in French secured transaction law: Creditors' most favored security exports	43:5 (Jan.)	Disaster preparedness	27:4 (June)
Proposed amendments to the Investment Canada Act	43:5 (Jan.)	"The Electronic Lawyer"	27:3 (Mar.)
Proposed regulation would help generalize the use of asset-backed securitizations in Spain	43:4 (Dec.)	Exceptional client service in law firms: Analyzing and reporting your client satisfaction survey results	27:1 (Sept.)
Recent 7th Circuit cases pose warning to both Immigration Judges and practitioners: Do your homework!	43:1 (July)	Exceptional client service in law firms: Developing your client service improvement plan	27:1 (Sept.)
Reform of the United Nations—September 23, 2005	43:3 (Nov.)	Exceptional client service in law firms: Tips on creating a client-focused culture	27:2 (Dec.)
Risk management strategies for identity preserved grain exports	43:4 (Dec.)	Exceptional client service in law firms: Tips for rewarding and recognizing employees	27:2 (Dec.)
Seventh Circuit interprets notice requirements with regard to removal hearings and motions to reopen such hearings	43:3 (Nov.)	Great expectations	27:3 (Mar.)
Seventh Circuit upholds citizenship revocation of former Nazi	43:7 (May)	How do you measure success?	27:2 (Dec.)
Stop the genocide in Darfur: Bribe the Chinese	43:4 (Dec.)	How to maximize your practice development investment: Outsourcing offers a sure-fire approach	27:3 (Mar.)
Teaching about genocide—A new Illinois law mandates that schools teach about the seven human rights catastrophes in addition to the Holocaust	43:2 (Sept.)	The labor and employment top 10	27:1 (Sept.)
Thoughts on the creation of the United Nations Human Rights Council	43:7 (May)	A modified "eat what you kill proposal or shared overhead—A suggestion of equity	27:4 (June)
Ultimus Inter Pares? Small states in the European Union	43:2 (Sept.)	Putting a price on a lawyer's goodwill: New S.C. Rule 1.17 reflects fundamental duty of lawyer to value both their clients and their reputations	27:3 (Mar.)
Unaccompanied immigrant children: The problem	43:3 (Nov.)	Scanning's a snap with the Fujitsu ScanSnap!	27:4 (June)
Unaccompanied immigrant children: The solution	43:4 (Dec.)	Using Outlook 2003 to organize your e-mail	27:2 (Dec.)
Upcoming international trade events	43:6 (Mar.)		
When the client's testimony goes beyond what the asylum application described: adverse credibility, or consistent support?	43:3 (Nov.)	<b>Legal Technology</b>	
Where's the beef: Mad Cow Disease and international trade in U.S., Canadian and Japanese beef	43:5 (Jan.)	Adventures in PowerPoint	13:3 (Dec.)
The World Intellectual Property Organization publishes its analysis of domain name dispute trends	43:1 (July)	Authenticating e-mail for purposes of laying an evidentiary foundation	13:1 (July)
		Beside the bar	13:2 (Oct.)
		Beside the bar	13:3 (Dec.)
		Better visuals via brainstorming	13:5 (May)
		The cyber-barbarians at the gate: Protecting your computer from security threats	13:1 (July)
		E-discovery: Suggestions for outside vendor selection	13:2 (Oct.)
		Favorites	13:2 (Oct.)
		Favorites	13:4 (Mar.)
		Favorites	13:5 (May)
		The three flavors of Adobe Acrobat: A litigation perspective	13:4 (Mar.)
		From the Chair	13:4 (Mar.)
		Keeping your data safe and in your office	13:3 (Dec.)
		Mastering and managing documents in the state-of-the-art law office	13:3 (Dec.)
		Now you don't see it—Now you do	13:5 (May)
		State of information sharing in Illinois	13:5 (May)
		Taming the paper tiger	13:4 (Mar.)
		Technology trends for 2006	13:4 (Mar.)
		VoIP	13:3 (Dec.)
		<b>Local Government Law</b>	
		Americans with Disabilities Act—What is a medical examination?	42:2 (Aug.)
		Annexation agreements: How enforceable are they?	42:9 (Mar.)
		Another blow to local governmental immunity... <i>Brooks v. Illinois Central RR</i>	42:2 (Aug.)
		Architect selection—Fee information	42:12 (June)
		Attorney General issues opinions affecting units of local government	42:10 (Apr.)
		Attorney General issues opinion approving of the use of non-statutory election systems in home rule municipalities	42:5 (Nov.)
		Can a home rule municipality enter into a project labor agreement on municipal projects financed with only municipal funds?	42:8 (Feb.)
		Casenote—Use of background checks	42:4 (Oct.)
<b>Labor and Employment Law</b>			
2005 Illinois Human Rights Commission decisions	43:4 (Mar.)		
The Alternative Dispute Resolution Handbook of the ADR Section Council of the State Bar of Texas	43:1 (July)		
Department of Employment Security raises the hourly rate for attorneys representing claimants	43:1 (July)		
Department of Employment Security raises the hourly rate for attorneys representing claimants	43:2 (Oct.)		
A discrimination lawsuit filed by an individual in a protected class who alleges adverse employment action may proceed even though the individual's replacement is a person in the same protected class	43:3 (Jan.)		
Election Code changes affect Illinois employers	43:3 (Jan.)		
Employee handbook and work rules may violate labor law	43:2 (Oct.)		
Employee must be paid for required off-duty mental counseling	43:4 (Mar.)		
Employer liability for harassment by non-employees	43:4 (Mar.)		
Employer sued for defamation based on comments relating to performance review	43:1 (July)		
Faulty release fails to bar age discrimination claims	43:3 (Jan.)		
Illinois employer hit with \$90,600 penalty under child support law	43:3 (Jan.)		
Inconsistent assertions regarding disabilities made in ADA complaints and in applications for disability benefits	43:2 (Oct.)		
Kill "at will": Volume 1—The Concept; Volume 2—The Forum	43:1 (July)		
The MMPI—Medical examination or not?	43:1 (July)		
New Illinois workplace legislation	43:2 (Oct.)		



Case notes	42:2 (Aug.)
The changing meaning and purposes of the Public Use Limitation on Eminent Domain	42:5 (Nov.)
"Clearly something wrong": Seventh Circuit limits "Class of One" equal protection actions	42:7 (Jan.)
Current legislation	42:1 (July)
The elusive concept of "special risk" in relation to line of duty pension benefits for police officers	42:4 (Oct.)
Eminent domain in Illinois after <i>Kelo v. New London</i>	42:3 (Sept.)
<i>Feret v. Schillerstrom</i> : Second District	42:12 (June)
The First Amendment on the overpass: Cities may bar protestors from highway bridges	42:7 (Jan.)
Fourth Amendment issues and regulatory inspections in the construction industry	42:4 (Oct.)
Job evaluations and personnel files under the Freedom of Information Act	42:9 (Mar.)
Mandamus and the lilac bush: <i>Jamison v. City of Zion</i>	42:5 (Nov.)
2-04-1050 (August 12, 2005); 2005WL2045603	
New laws change Fire Pension Fund Board membership and firefighter pension contribution requirement	42:8 (Feb.)
A newly recognized defense to disconnection petitions	42:9 (Mar.)
New state law to allow municipalities to ban smoking in public places may not be as far reaching as believed	42:3 (Sept.)
Police and fire pension disability issues: Part I	42:10 (Apr.)
Police and fire pension disability issues: Part II	42:11 (May)
Practice and procedure before the Property Tax Appeal Board	42:7 (Jan.)
Recent amendments to the election code	42:6 (Dec.)
Recent decisions of interest	42:11 (May)
Recent legislation: Public Act 94-589—Family Military Leave Act	42:4 (Oct.)
Recent litigation of interest	42:1 (July)
Replacing an improperly passed ordinance without repealing the old does not cure the defect	42:11 (May)
Should Illinois municipalities be in the business of constructing Wi-Fi wireless broadband networks?	42:6 (Dec.)
When does a disability justify a pension?—The aftermath of the <i>Turcol</i> decision	42:3 (Sept.)

## Mineral Law

Coalbed methane ownership determined: <i>Continental Resources of Illinois, Inc. v. Illinois Methane, LLC et al.</i>	32:4 (May)
The covenant to reasonably develop implied in an Illinois oil and gas lease	32:2 (Dec.)
From the editor	32:1 (Sept.)
From the editor	32:2 (Dec.)
From the editor	32:3 (Mar.)
From the editor	32:4 (May)
Illinois drilling permits—Do high prices translate to increased activity?	32:1 (Sept.)
Illinois drilling permits—Do high prices translate to increased activity?	32:2 (Dec.)
Illinois drilling permits—Do high prices translate to increased activity?	32:3 (Mar.)
Illinois drilling permits—The upward trend continues	32:4 (May)
Legislative update	32:1 (Sept.)
Mineral law in Illinois	32:3 (Mar.)

## Minority and Women Participation

Kathryn Zenoff: First Woman Chief Judge of the Seventeenth Circuit	16:2 (Jan.)
The potential implications of the University of Michigan cases on public sector employment: Opening up leadership in the public sector workplace?	16:1 (Sept.)
Voice of a Co-editor	16:1 (Sept.)

## Public Utilities and Transportation Law

D.C. Circuit rejects new FMCSA driver training regulation	41:3 (Feb.)
Energy Policy Act of 2005—Summary of Electricity Title	41:2 (Dec.)
Federal legislation exempts utility drivers from hours of service regulations	41:1 (Sept.)
Fifth District finds that courts may enjoin stopped trains from blocking grade crossings for periods of longer than 10 minutes under Illinois law	41:4 (May)
First District finds a non-solicitation clause to be unenforceable	41:4 (May)
Indiana District Court sustains motor carrier owner operator practices against OOIDA attack	41:3 (Feb.)
President signs Energy Policy Act of 2005	41:1 (Sept.)
Third Circuit requires written notice as a condition precedent for Carmack amendment cargo claim	41:4 (May)
When's a contract a contract?	41:1 (Sept.)

## Real Estate Law

Alternative dispute resolution	51:4 (Mar.)
Application of the Construction Statute of Limitations	51:4 (Mar.)
A casenote: <i>First Midwest Bank v. Stewart Title Guaranty Company</i>	51:3 (Feb.)
Circular 230—the final rules governing practice before the Internal Revenue Service and how practitioners are responding	51:1 (Oct.)
The doctrine of merger: Real estate contracts and tax prorations	51:2 (Nov.)
An early autumn miscellany	51:1 (Oct.)
Editor's note	51:1 (Oct.)
Editor's note	51:2 (Nov.)
Editor's note	51:3 (Feb.)
Editor's note	51:4 (Mar.)
Editor's note	51:5 (Apr.)
Editor's note	51:6 (May)
Illinois Snow Act encourages safety, not liability	51:4 (Mar.)
Impact of proposed tax reform on the real estate market	51:5 (Apr.)
Legislative update	51:2 (Nov.)
Minimum continuing legal education and the Commission on Professionalism	51:3 (Feb.)
Mold risks in construction projects	51:4 (Mar.)
Municipalities trump counties for building fees and control	51:6 (May)
New bankruptcy law changes for nonresidential landlords and tenants	51:6 (May)
Public hearings on zoning matters following the <i>Klaeren</i> decision	51:5 (Apr.)
The Series LLC: New Illinois law provides avenue for asset protection	51:2 (Nov.)
Special Service Areas and Special Assessment Areas - a growing trend in financing of public improvements for new construction	51:3 (Feb.)
Supreme Court decides that title insurers are not in the business of supplying information when they issue title commitments and title insurance policies	51:5 (Apr.)
Title, legal, ethical and other real estate issues	51:6 (May)
What is a title company's product?	51:5 (Apr.)
What you should know about the Service Members Civil Relief Act	51:1 (Oct.)

## State and Local Taxation

The 25th Annual State & Local Taxation Conference	49:6 (Dec.)
Attacking tax deed orders: Recent developments	49:6 (Dec.)
Does your foreign, international or interstate business have a hidden and costly state tax liability?	49:9 (Mar.)
Gross revenue tax: Will Illinois be next?	49:11 (May)
The Historic Residence Assessment Freeze Law (Residential Properties)	49:11 (May)
The Illinois Department of Revenue Practitioner's Meeting, September 30, 2005	49:5 (Nov.)
Illinois Legislation Corrects Income Tax Bonus Depreciation Modifications	49:12 (June)
Illinois Whistleblower Law upheld in <i>Scachitti, et al. v. UBS Financial Services, et al.</i> , 2005 Ill. LEXIS 949 (June 3, 2005)	49:2 (Aug.)
Letter from the Chair: Welcome to the 2005-2006 State and Local Taxation Section	49:1 (July)
New Supreme Court Rule 790 et al. establishing minimum continuing legal education requirements	49:4 (Oct.)
A note from the Chair	49:12 (June)
A note from the co-editor	49:2 (Aug.)
A note from the editor	49:3 (Sept.)
A note from the editor	49:4 (Oct.)
A note from the editor	49:6 (Dec.)
A note from the editor	49:7 (Jan.)
A note from the co-editor	49:8 (Feb.)
A note from the co-editor	49:9 (Mar.)
A note from the co-editor	49:10 (Apr.)
A note from the co-editor	49:11 (May)
Recent court decisions	49:1 (July)
Recent decisions in real estate tax cases	49:7 (Jan.)
State tax advisory: Recent significant changes in Indiana and Chicago tax law	49:4 (Oct.)
The successor liability aspects of a tax bulk sales in Illinois	49:9 (Mar.)
Tax and Indebtedness Amnesty Fact Sheet: October 24, 2005 - December 16, 2005	49:4 (Oct.)
The tax that seems to continually generate money—cigarette taxes (Or at least that appears so for the present)	49:7 (Jan.)

What's in a word? The right to avoid paying taxes on someone else's property is abolished for administrative convenience	49:8 (Feb.)	The lawyer as peacemaker and healer	11:2 (Jan.)
When stepping up to pay your taxes pays off (amnesty & voluntary disclosure programs)	49:3 (Sept.)	Lawyer, know thyself—Let's look together behind the facade of a profession in the law for women	11:4 (June)
<b>Tort Law</b>		Legislative report	11:1 (Sept.)
Contribution—An update	41:4 (June)	Letter from the Chair	11:1 (Sept.)
Editor's note	41:1 (Nov.)	Letter from the Chair	11:3 (Mar.)
Editor's note	41:2 (Dec.)	The new MCLE rules: An overview	11:2 (Jan.)
Editor's note	41:3 (Mar.)	News you can use	11:1 (Sept.)
Editor's note	41:4 (June)	Perspective	11:1 (Sept.)
The Illinois Supreme Court has applied the Parent Child Immunity Doctrine to foster parents and private corporate child care facilities reaching opposite conclusions	41:4 (June)	Reflections on Women Lawyers: Personal experiences and history	11:1 (Sept.)
New reality, new responsibility: Technology & demonstrative evidence in the courtroom	41:2 (Dec.)	Save the date—Women & Lung Health Conference and Luncheon	11:2 (Jan.)
Open & obvious—Or have you forgotten?	41:1 (Nov.)	Senate Bill 475—Cause for concern or self-generated crisis?	11:2 (Jan.)
Rule 222—A ticking time bomb	41:1 (Nov.)	Superwoman Syndrome	11:1 (Sept.)
Spoliation of electronic evidence: This way be dragons!	41:2 (Dec.)	Supreme Court Justice talks about the "F" word	11:3 (Mar.)
Substitution of judge as of right	41:3 (Mar.)	With gratitude to Ms. Parks, and Ms. Vinson, and the fighters yet to come...	11:3 (Mar.)
What is "healing art malpractice"?	41:3 (Mar.)	Women and the Law reception at the Creve Coeur Club in Peoria	11:4 (June)
<b>Traffic Laws and Courts</b>		Women in the news	11:4 (June)
Recent cases	15:1 (Oct.)	<b>Workers Compensation Law</b>	
Recent traffic cases and cases of interest	15:2 (Jan.)	Attorneys' pleas for fees pays off	43:2 (Jan.)
Summary of traffic-related decisions published in the official reports	15:3 (May)	Carpenter bypasses employer's attempts to detour benefits	43:2 (Jan.)
Summary of traffic-related decisions published in the official reports	15:4 (June)	Co-editor's notes	43:1 (Sept.)
<b>Trusts and Estates</b>		Co-editor's notes	43:2 (Jan.)
Beginner's guide to probating a decedent's estate in Cook County Circular 230—What to say	52:2 (Oct.)	Co-editors' notes	43:3 (Mar.)
Discharge of personal responsibility for federal tax	52:2 (Oct.)	Commission lacks jurisdiction to review Section 8(d)(1) award	43:3 (Mar.)
Editor's Box: IRS issues audit guide to split-dollar life insurance	52:1 (Aug.)	The contract for hire: The exclusive test for determining jurisdiction	43:3 (Mar.)
Editor's comments	52:1 (Aug.)	Double denial results in single victory for injured claimant	43:3 (Mar.)
Editor's comments	52:2 (Oct.)	Editor's notes	43:4 (June)
Estate tax legislation scheduled for Senate debate in May 2006	52:3 (May)	Employer avoids "commutation" order	43:2 (Jan.)
Final regulations on GST Elections—Even more taxpayer friendly	52:3 (May)	Estate wins debate over abatement of claim	43:2 (Jan.)
The "five and five"—Why and alternatives	52:1 (Aug.)	Hospital Director of Nurses suffers stroke while giving speech at physician's retirement dinner—held compensable	43:4 (June)
Illinois modifies Illinois estate tax to apportion the state death tax credit amount among other states with tax situs real estate	52:3 (May)	Inclusion of net profits not allowed in calculation of average weekly wage	43:4 (June)
In brief: Case reviews	52:1 (Aug.)	Is it possible to file a 19(h) petition more than 30 months after a final award?	43:4 (June)
In support for will depository legislation for Illinois	52:1 (Aug.)	Medical community remains skeptical of Multiple Chemical Sensitivity (MCS)	43:3 (Mar.)
The living will	52:2 (Oct.)	Payment of award of medical bills directly to medical provider/ Section 19(g) and hourly attorney fee set at \$250	43:4 (June)
Potential statutory conflict on disposition of remains	52:1 (Aug.)	<i>Pekin Insurance v. Anthony Hiera</i>	43:3 (Mar.)
Proposed Will Depository Legislation—Probate Act of Illinois	52:2 (Oct.)	Penalties denied: <i>Armour Swift-Ekrich v. Industrial Commission</i>	43:1 (Sept.)
Recent developments in federal tax	52:2 (Oct.)	Pension Board hearing must comply with Industrial Commission finding because of collateral estoppel	43:4 (June)
Removal of a guardian	52:2 (Oct.)	Respondent appeals nature and extent award of 22.5% loss of use of each arm and 22.5% loss of use of each hand	43:4 (June)
Revised Form 1023: What it means for new charitable organizations	52:1 (Aug.)	Section 5(b) Lien Rights	43:1 (Sept.)
Sample Client letter—Circular 230	52:1 (Aug.)	Section 19(n) interest for medical expenses awards affirmed	43:3 (Mar.)
<i>Strangi</i> strikes again—The Fifth Circuit finds in favor of Service; assets transferred to Family Limited Partnership included in Decedent's estate	52:1 (Aug.)	Suspension of benefits for failure to attend Section 12 examination proper where employer disputes that Claimant is an "employee entitled to receive disability benefits"	43:1 (Sept.)
U.S. Supreme Court defines the "probate exception" to limits on federal jurisdiction	52:3 (May)	Teacher handcuffs benefits	43:2 (Jan.)
Yes, you can probate a copy of a lost will	52:2 (Oct.)	To admit or not to admit: The vexing issue of the admissibility of medical bills	43:1 (Sept.)
Yet another joint tenancy case...	52:3 (May)	Volunteer slides away from contribution claim	43:2 (Jan.)
<b>Women and the Law</b>		Was passing through that door an increased risk? Must the injured worker present expert testimony that the preexisting condition was not the cause of the current condition of ill-being?	43:4 (June)
11th Annual Networking Breakfast at the Annual Meeting at Lake Geneva	11:4 (June)	Who benefits from adjustments to medical bills paid by a third-party group insurance carrier? The employer or injured worker?	43:1 (Sept.)
Ann B. Jorgensen: First Woman Chief Judge of the Eighteenth Circuit	11:4 (June)	Widow's claim for benefits runs out of road	43:2 (Jan.)
The case for expanded stem cell research: An update	11:1 (Sept.)	<b>Young Lawyers Division</b>	
Celebrating the past, fighting for the future	11:3 (Mar.)	The 2nd Annual YLD Golf Outing	50:5 (Apr.)
The Chicago Foundation for Women	11:4 (June)	The 2nd Annual YLD Golf Outing	50:6 (June)
Choosing the child care option that is right for you	11:3 (mar.)	8th Annual Holiday Party to be held in December	50:2 (Oct.)
Desperate Housewives Chicago style	11:1 (Sept.)	The ABA Midyear Meeting	50:5 (Apr.)
Donate a dollar to "WE"	11:4 (June)	Book review	50:6 (June)
<i>Dupuy v. Samuels</i> (DCFS Director), re DCFS safety plans case report	11:4 (June)	Chris Haaff—6+ years of greatness with the Law Student Committee	50:6 (June)
Ending domestic violence one family at a time	11:2 (Jan.)	Creating a case theme that resonates with jurors	50:1 (Aug.)
Franchising opportunities for women	11:1 (Sept.)		
Gala 2005 to honor Quinlan	11:1 (Sept.)		
Irene F. Bahr, ISBA President Elect	11:4 (June)		
Justice Mary Ann G. McMorrow announces her retirement	11:4 (June)		

Cross-oceanic etiquette	50:1 (Aug.)	Making the most out of dining out	50:3 (Dec.)
Design your client agreement as a legal and marketing document	50:1 (Aug.)	The new MCLE rules: An overview	50:4 (Feb.)
The Editors' Spot	50:4 (Feb.)	Pasta, pasta everywhere	50:5 (Apr.)
From the Chair	50:2 (Oct.)	Pro bono publico, for the public good	50:3 (Dec.)
From the Chair	50:3 (Dec.)	Professionalism and the need for civility	50:5 (Apr.)
From the Chair	50:5 (Apr.)	Report of approved grant requests	50:3 (Dec.)
From the Chair	50:6 (June)	The second half of smart—How to temper your intelligence and become a more effective deal lawyer	50:4 (Feb.)
Gala 2005 to honor Quinlan	50:2 (Oct.)	Superhero Syndrome	50:3 (Dec.)
Health Savings Accounts (HSAs): Are they the right option for you?	50:6 (June)	Take me out to the ballgame	50:6 (June)
How to reduce the real estate taxes on your home	50:5 (Apr.)	Tax incentives for historic residences	50:4 (Feb.)
How to use the Respondent in Discovery statute to your advantage	50:5 (Apr.)	The Tradition of Excellence Award	50:5 (Apr.)
The importance of mentoring	50:1 (Aug.)	What can I be with a J.D.?	50:6 (June)
Improving job satisfaction in the legal profession	50:6 (June)	Writing as a lawyer	50:2 (Oct.)
Inaugural Lunch With a Judge program a success	50:6 (June)	YLD announces 2006 award winners	50:6 (June)
ISBA Inaugural Golf Classic update	50:2 (Oct.)	YLD sponsors social for law student members	50:3 (Dec.)
ISBA Law Student Division prepares for another great year	50:2 (Oct.)		
ISBA MentorCenter is a stepping stone to success	50:2 (Oct.)		
ISBA/YLD Champaign Social	50:3 (Dec.)		

# AUTHOR DIRECTORY

References are to volume: issue number and (month)

ABELL, DAVID R.: What I tell my clients about Powers of Attorney	(EL) 11:1 (Nov.)	BALOGH, STEPHEN E.: Employer liability for harassment by non-employees	(LAEL) 43:4 (Mar.)
ABRAHAMSON, SHIRLEY S.: Judicial independence as a campaign platform	(BB) 36:1 (Sept.)	BANIEWICZ, EVELYN G.: 2005 criminal law decisions of the Supreme Court of Illinois	(CJ) 49:3 (Mar.)
ADESS, JASON G.: "All" income included when calculating child support	(FL) 49:7 (Apr.)	BANKENDORF, ELLIOTT C. with ROLLO, SHERRY L.: Hopping the HIPAA hurdle: Proving trademark use in the healthcare industry	(IP) 45:2 (Dec.)
ADIGA, SHEKAR: A casenote: <i>First Midwest Bank v. Stewart Title Guaranty Company</i>	(REL) 51:3 (Feb.)	BARON, STEVEN L. with BEATTIE, WILLIAM: Legal wrinkles in sponsored links	(IP) 45:3 (Mar.)
AGNEW, HARRIS H.: Alternative dispute resolution in the 17th Judicial Circuit	(ADR) 12:4 (Mar.)	BARRY, MICHAEL with DONOHUE, BRIAN: Senate and House DB funding reform alternatives	(EB) 24:1 (Sept.)
AHERN, JAMES J. with BLOCK, STEVEN J.: Recent traffic cases and cases of interest	(TLAC) 15:2 (Jan.)	BARTELS, BEN with MURDOCK, CHARLES W.: The Supreme Court's decisions in <i>Arthur Andersen</i> and <i>Dura Pharmaceuticals</i>	(CSL) 51:2 (Jan.)
AHERN, JAMES J. with MORAN, THOMAS M.: Recent cases	(TLAC) 15:1 (Oct.)	BAS, JAIME: How to use the Respondent in Discovery statute to your advantage	(YLD) 50:5 (Apr.)
ALBRECHT, ADRIENNE W.: Authenticating e-mail for purposes of laying an evidentiary foundation	(COLT) 13:1 (July)	BASANTA, W. EUGENE with CASTRANOVA, JOHN, RAYHILL, ANNE P. and VOHRA, SAMEER: All the latest developments in health care law	(HCL) 22:4 (June)
Summary of recent decision	(AL) 35:5 (Dec.)	BASANTA, W. EUGENE with RAYHILL, ANNE P. and VOHRA, SAMEER: All the latest developments in health care law	(HCL) 22:1 (Sept.)
Summary of recent decisions	(AL) 35:1 (Aug.)	All the latest developments in health care law	(HCL) 22:2 (Dec.)
Summary of recent decisions	(AL) 35:3 (Oct.)	All the latest developments in health care law	(HCL) 22:3 (Mar.)
Summary of recent decisions	(AL) 35:4 (Nov.)	BASHAW, STEVE: The doctrine of merger: Real estate contracts and tax proration	(REL) 51:2 (Nov.)
Summary of recent decisions	(AL) 35:6 (Jan.)	BASI, BART A.: The living will	(TE) 52:1 (Aug.)
Summary of recent decisions	(AL) 35:7 (Feb.)	BAUER, WILLIAM J.: Sage advice	(BB) 36:4 (Apr.)
Using the General Assembly Web site		BEARD, KATIE S.: Internal Revenue Service liaison update	(FT) 52:5 (June)
without screaming at the computer	(FL) 49:2 (Sept.)	BEGER, JERROLD R.: The Illinois Supreme Court has applied the Parent Child Immunity Doctrine to foster parents and private corporate child care facilities reaching opposite conclusions	(TT) 41:4 (June)
When is a settlement agreement enforceable even without authorizing legislation? <i>In re M.M.D.</i> and its progeny	(FL) 49:1 (July)	BENEZE, LEE: New amendment to Power of Attorney Act strengthens Elder Abuse Program	(EL) 11:4 (June)
AL-DAJANI, ELIZABETH: Teaching about genocide—A new Illinois law mandates that schools teach about the seven human rights catastrophes in addition to the Holocaust	(HR) 32:2 (Sept.)	BENEZE, LEE with HUGHES, PATRICK: MCLE Board Chairman addresses Government Bar Association; Director of MCLE Board chosen	(CGL) 7:4 (June)
Teaching about genocide—A new Illinois law mandates that schools teach about the seven human rights catastrophes in addition to the Holocaust	(IIL) 43:2 (Sept.)	BENINATO, DENNIS: From the Chair	(YLD) 50:2 (Oct.)
Teenagers reportedly executed for homosexual conduct in Iran	(HR) 32:1 (Aug.)	From the Chair	(YLD) 50:3 (Dec.)
AMARI, KATHERINE A.: How to reduce the real estate taxes on your home	(YLD) 50:5 (Apr.)	From the Chair	(YLD) 50:5 (Apr.)
ANAYA, WILLIAM J.: Reconsidering Environmental Considerations in Commercial Real Estate Transactions—2006 New Alternatives and New Opportunities for Clients	(ENVL) 36:2 (Feb.)	From the Chair	(YLD) 50:6 (June)
ANDERSON, GREG C.: What is a title company's product?	(REL) 51:5 (Apr.)	BENSON, MARGARET C.: Desperate Housewives Chicago style	(WATL) 11:1 (Sept.)
ANDERSON, KIMBERLY J.: Putative father registry	(FL) 49:5 (Feb.)	BEREK, DAVID A.: Illinois modifies Illinois estate tax to apportion the state death tax credit amount among other states with tax situs real estate	(TE) 52:1 (Aug.)
ANDERSON, ROBERT with HAZE, RON; VAZQUEZ, GREGORY PAUL; BOGDAN, ATTILA and PONCE de LEON, EDMUND: Case summaries	(CJ) 49:4 (Apr.)	Recent developments in federal tax	(TE) 52:2 (Oct.)
ARENDTS, THOMAS F.: Amendments to Internal Revenue Code Section 529	(FT) 52:1 (Aug.)	<i>Strangi</i> strikes again—The Fifth Circuit finds a favor of Service; assets transferred to Family Limited Partnership included in Decedent's estate	(TE) 52:1 (Aug.)
Internal Revenue Service liaison update	(FT) 52:3 (Mar.)	BILLER, RYAN A.: Solutions to procedural issues in administrative hearings	(AL) 35:3 (Oct.)
A message from the Chair	(FT) 52:1 (Aug.)	BLAKE, SANDRA: Case summaries	(CJ) 49:2 (Dec.)
Message from the Chair	(FT) 52:5 (June)	BLEAKLEY, ELIZABETH A.: Wage garnishment—Not just the employee's problem	(BAFP) 20:2 (Mar.)
AREVALO, CARLOS S.: When does a disability justify a pension?—The aftermath of the <i>Turcol</i> decision	(LGL) 42:3 (Sept.)	BLUME, CHRIS: Financial reporting for environmental claims	(ENVL) 36:4 (June)
ARNOFF, ALISA B.: 2005 Illinois Human Rights Commission decisions	(LAEL) 43:4 (Mar.)	BLUMENTHAL, WILLIAM L.: The rhetoric of gun-jumping	(AUCL) 44:2 (Apr.)
ARQUILLA, GINA M.: ISBA Inaugural Golf Classic update	(YLD) 50:2 (Oct.)	BOGDAN, ATTILA: Case summaries	(CJ) 49:2 (Dec.)
AUSTIN, DAVID W.: Illinois groups turn to international bodies for assistance in promoting human rights	(HR) 32:2 (Sept.)	BORAH, WILLIAM J.: Kill "at will": Volume 1—The Concept; Volume 2—The Forum	(LAEL) 43:1 (July)
AUSTIN, WILLIAM W.: What you should know about the Service Members Civil Relief Act	(REL) 51:1 (Oct.)	BOYD, JULIET: Chair's comments: Seventh Circuit Judge Diane Wood to speak at Asylum CLE	(IIL) 43:2 (Sept.)
BAKER, STEVE: Legislation—Passed bills part 1: New offenses, amendments to existing offenses, and criminal procedure	(CJ) 49:1 (Sept.)	From the Chair	(IIL) 43:1 (July)
Legislation—Passed bills part 2: Domestic violence, drug crimes, firearms, sex offenders, conspiracy	(CJ) 49:2 (Dec.)	Message from the Chair: International business presentation & Seventh Circuit Judge Diane Wood to speak on November 11th	(IIL) 43:3 (Nov.)
BALAN, VIOLETA I.: International delegation of judges, lawyers, professors and government officials visited Chicago	(IIL) 43:6 (Mar.)	Message from the Chair: Judge Diane Wood and Judge Robert Vinnekor speak at successful Asylum CLE	(IIL) 43:5 (Jan.)
<i>Noble Ventures Inc. v. Romania</i> —Bilateral investment treaty claim against Romania dismissed	(IIL) 43:5 (Jan.)	BOYLE, JANET: Bill of particulars in family law cases	(FL) 49:4 (Dec.)
BALL-REED, PATRICE: Celebrating the past, fighting for the future	(WATL) 11:3 (Mar.)		

BRANDON, KAREN N.: Recent developments regarding retirement and welfare benefit plans	(FT) 52:4 (Apr.)	CHIPMAN, JAMES W.: Practice and procedure before the Property Tax Appeal Board	(LGL) 42:7 (Jan.)
BRAZAS, SUSAN M.: Kathryn Zenoff: First Woman Chief Judge of the Seventeenth Circuit	(MWP) 16:2 (Jan.)	CHMIEL, MICHAEL J.: Administration of program for MCLE being put in place	(CBAB) 50:5 (May)
Practice tip: The importance of timely communications	(GPS) 34:6 (Mar.)	CLARK, CAMERON B.: Attorneys' pleas for fees pays off	(WCL) 43:2 (Jan.)
BRECHIN, JOHN H.: Americans with Disabilities Act—What is a medical examination?	(LGL) 42:2 (Aug.)	The contract for hire: The exclusive test for determining jurisdiction	(WCL) 43:3 (Mar.)
Casenote—Use of background checks	(LGL) 42:4 (Oct.)	Double denial results in single victory for injured claimant	(WCL) 43:3 (Mar.)
Case notes	(LGL) 42:2 (Aug.)	Estate wins debate over abatement claim	(WCL) 43:2 (Jan.)
Current legislation	(LGL) 42:1 (July)	Teacher handcuffs benefits	(WCL) 43:2 (Jan.)
Recent decisions of interest	(LGL) 42:11 (May)	To admit or not to admit: The vexing issue of the admissibility of medical bills	(WCL) 43:1 (Sept.)
Recent legislation: Public Act 94-589—Family Military Leave Act	(LGL) 42:4 (Oct.)	Volunteer slides away from contribution claim	(WCL) 43:2 (Jan.)
Recent litigation of interest	(LGL) 42:1 (July)	Widow's claim for benefits runs out of road	(WCL) 43:2 (Jan.)
BREEN-GRECO, ANN: NAALJ holds annual conference in Chicago	(AL) 35:7 (Feb.)	CLARK, DAVID: Beside the bar	(COLT) 13:2 (Oct.)
BREEN-GRECO, ANN, with SEBASTIAN, JULIE ANN and GILLIO, VICKIE: Lawyers lending a helping hand—Katrina relief	(AL) 35:4 (Nov.)	Beside the bar	(COLT) 13:3 (Dec.)
BREJCHA, WILLIAM D.: D.C. Circuit rejects new FMCSA driver training regulation	(PUT) 41:3 (Feb.)	From the Chair	(COLT) 13:4 (Mar.)
Fifth District finds that courts may enjoin stopped trains from blocking grade crossings for periods of longer than 10 minutes under Illinois law	(PUT) 41:4 (May)	State of information sharing in Illinois	(COLT) 13:5 (May)
First District finds a non-solicitation clause to be unenforceable	(PUT) 41:4 (May)	CLIFFORD, ROBERT A.: The effect of <i>Arthur v. Catour</i> : the plaintiff's perspective	(BB) 36:2 (Nov.)
Indiana District Court sustains motor carrier owner operator practices against OOIDA attack	(PUT) 41:3 (Feb.)	COHEN, SHARON: HSA/FSA Grace Period Guidance Restricts Employer Options but Provides Limited Transition Relief	(CLD) 43:6 (Feb.)
Third Circuit requires written notice as a condition precedent for Carmack amendment cargo claim	(PUT) 41:4 (May)	IRS Issues Proposed Regulations on Employer-Comparable Contributions to HSAs	(CLD) 43:6 (Feb.)
When's a contract a contract?	(PUT) 41:1 (Sept.)	COINU, GIOVANNI with WIBERG, MATTI: Ultimius Inter Pares? Small states in the European Union	(ILL) 43:2 (Sept.)
BRINKMANN, WILLIAM J.: CAFA-7th Circuit Update Response	(FCP) 4:3 (Mar.)	COLOMBIK, RICHARD M.: Tax and trust fund issues	(BAFP) 20:4 (June)
BROYLES, KIM: Restorative justice around the world	(FCP) 4:1 (Sept.)	COLOMBIK, RICHARD M. with GODFREY, LINDA: Individual income tax update	(FT) 52:5 (June)
BRUNO, TOM: Case notes	(ADR) 12:5 (Apr.)	CONNELLY, MARY ANN: The Historic Residence Assessment Freeze Law (Residential Properties)	(SALT) 49:11 (May)
Closing a criminal hearing	(HR) 32:3 (Dec.)	A note from the co-editor	(SALT) 49:2 (Aug.)
Not a happy Halloween for the City of Peoria	(BB) 36:3 (Dec.)	A note from the co-editor	(SALT) 49:8 (Feb.)
BRYANT, DAVID R.: Disability law: Social Security	(BB) 36:3 (Dec.)	A note from the co-editor	(SALT) 49:9 (Mar.)
BUCKLEY, GABRIELLE M.: Business immigration law update	(GPS) 34:6 (Mar.)	A note from the co-editor	(SALT) 49:10 (Apr.)
BUSCHE, SARA L.: Ordering payment of fees for pro bono attorneys in family law court proceedings	(ILL) 43:3 (Nov.)	A note from the co-editor	(SALT) 49:11 (May)
BUSH, TRENT L.: Taming the paper tiger	(FL) 49:6 (Mar.)	A note from the editor	(SALT) 49:3 (Sept.)
BUYS, CINDY: Reform of the United Nations—September 23, 2005	(COLT) 13:4 (Mar.)	A note from the editor	(SALT) 49:4 (Oct.)
CADY, STEPHANIE: A dispute resolution balancing act	(EL) 11:4 (June)	A note from the editor	(SALT) 49:6 (Dec.)
CAIRES, REBECCA L.: Perspective	(YLD) 50:2 (Oct.)	CONROY, ANN B.: Financial abuse of the elderly	(SALT) 49:7 (Jan.)
CALDWELL, GALEN T.: New amendments to the Open Meetings Act require Web site posting	(ADR) 12:3 (Feb.)	CONWELL, ROBERTA: ISBA MentorCenter is a stepping stone to success	(EL) 11:4 (June)
CALHOUN, MILDRED L.: The Antitrust Counselor: Pre-closing after Blumenthal's speech	(WATL) 11:1 (Sept.)	CORTINA, MICHAEL G.: Chapter 9 Bankruptcy in Illinois: The obvious now has precedent	(YLD) 50:2 (Oct.)
The Antitrust Counselor: Robinson Patman after <i>Reeder-Simco</i>	(CGL) 7:1 (Sept.)	Not my job: The duty of third parties to assert exemptions on behalf of judgment debtors	(YLD) 50:2 (Oct.)
CARBONELL, ALEX with SILBERSTEIN, RICK: Proposed regulation would help generalize the use of asset-backed securitizations in Spain	(AUCL) 44:2 (Apr.)	CRANE, EUGENE: Response to article by John B. Kincaid, "Attorney's Retaining Lien, Circa 1889" in <i>Trial Briefs</i> , March 2006	(CBAB) 50:4 (Mar.)
CASCINO, MARY: Discharge of personal responsibility for federal tax	(AUCL) 44:1 (Dec.)	CRAWFORD, SANDRA: The lawyer as peacemaker and healer	(CPAP) 51:8 (June)
Potential statutory conflict on disposition of remains	(HCL) 22:2 (Dec.)	Lawyer, Know Thyself—Let's look together behind the facade of a profession in the law for women	(WATL) 11:2 (Jan.)
CASON, LANINYA: Senate Bill 475: Cause for concern or self-generated crisis?	(WATL) 11:2 (Jan.)	Supreme Court justice talks about the "F" word	(WATL) 11:4 (June)
Senate Bill 475: Cause for concern or self-generated crisis?	(WATL) 11:2 (Jan.)	CREIGHTON, ANDREW: 7th Circuit opinion explains administrative law judge's obligation to build a full record, with complete evidentiary support, and to adequately discuss issues	(WATL) 11:3 (Mar.)
CASTILLO, JAIME: Common mistakes by US trademark owners in Mexico, and how to avoid them	(IP) 45:3 (Mar.)	Appellate court analyzes the application of res judicata to administrative review	(AL) 35:5 (Dec.)
CAVENAGH, THOMAS: Editor's note	(ADR) 12:1 (Oct.)	Appellate court analyzes procedures regarding the City of Chicago Department of Administrative Hearings	(AL) 35:10 (May)
CESARETTI, CAROL A.: Commission lacks jurisdiction to review Section 8(d)(1) award	(WCL) 43:3 (Mar.)	Appellate Court explains basis for reversal under the "clearly erroneous" standard and also finds Section 3-115 of the Illinois Pension Code unconstitutional	(AL) 35:8 (Mar.)
<i>Pekin Insurance v. Anthony Hiera</i>	(WCL) 43:3 (Mar.)	Supreme Court to review administrative procedure case	(AL) 35:5 (Dec.)
Penalties denied: <i>Armour Swift-Ekrich v. Industrial Commission</i>	(WCL) 43:1 (Sept.)	CROWDER, BARBARA: Dealing with pro se litigants	(AL) 35:2 (Sept.)
Section 19(n) interest for medical expenses award affirmed	(WCL) 43:3 (Mar.)	Latin lovers	(BB) 36:2 (Nov.)
CHANG, PATTI GREGORY: City of Chicago adjudication withstands challenge again	(AL) 35:7 (Feb.)	Supreme Court rules and custody: A summary	(BB) 36:3 (Dec.)
		CROWLEY, KATHLEEN M.: Pollution Control Board rules, January 2006	(BB) 36:5 (June)
		CYRS, MICHAEL T.: Estate tax legislation scheduled for	(ENVL) 36:3 (May)

Senate debate in May 2006	(TE) 52:3 (May)	EVANS, D.J.: Insurance companies beware: Documents normally privileged may be discoverable	(CPAP) 51:2 (Nov.)
DAHLEN, KIMBERLY L.: Case summaries	(CJ) 49:2 (Dec.)	Want to be like Mike? Not lately	(CPAP) 51:1 (Sept.)
DALE, STAN: The Alternative Dispute Resolution Handbook of the ADR Section Council of the State Bar of Texas	(LAEL) 43:1 (July)	EVANS, MARK L.: Fringe lending: The need to reel in corporate loan sharks	(AUCL) 44:4 (June)
DANNA, MARY KATHERINE: Practice tip: Divorce practitioners beware: "non-modifiable" clause in judgment for dissolution not binding on court where support is unallocated	(GPS) 34:5 (Feb.)	FALLON, PATRICIA M.: Attorney-client privilege in the government sector: <i>United States v. John Doe (In re Grand Jury Investigation)</i>	(CGL) 7:1 (Sept.)
DARCH, DOUGLAS: Case notes	(HR) 32:3 (Dec.)	Review of the CM/ECF system—E-filing is mandatory for attorneys after September 30, 2005	(FCP) 4:1 (Sept.)
DAVI, DION: Committee on Government Lawyers hosts brown-bag luncheon seminar	(CGL) 7:1 (Sept.)	Review of the CM/ECF system—E-filing is mandatory for attorneys after September 30, 2005	(GPS) 34:2 (Nov.)
Inaugural Lunch with a Judge program a success	(YLD) 50:6 (June)	Rule 68: Offer of judgment	(FCP) 4:3 (Mar.)
Report of approved grant requests	(YLD) 50:3 (Dec.)	FARMER, BRIAN: Case summaries	(CJ) 49:2 (Dec.)
DAVIS, CHAMP W.: When is a settlement a settlement?	(ADR) 12:4 (Mar.)	FELLENBAUM, JOSHUA: The need for international law and a global perspective	(IIL0) 43:7 (May)
DAVIS, MARK R.: What's in a word? The right to avoid paying taxes on someone else's property is abolished for administrative convenience	(SALT) 49:8 (Feb.)	FILOTTO, ROBERT F.: Asset, income or market approach—Which is the best choice?	(BAFP) 20:2 (Mar.)
DAVIS, WAYNE: How to maximize your practice development investment: Outsourcing offers a sure-fire approach	(LOME) 27:3 (Mar.)	FINK, ROBERT D.: Chris Haaff—6+ years of greatness with the Law Student Committee	(YLD) 50:6 (June)
De ARMOND, MAUREEN R.: <i>Redmond v. Socha</i> : Inconsistent verdicts in personal injury cases	(CPAP) 51:7 (Apr.)	Rule 222—A ticking time bomb	(TT) 41:1 (Nov.)
DeYOUNG, LORI with NOVICK, ALAN: Termination of parental rights in Illinois and The Americans with Disabilities Act	(CL) 18:4 (June)	FINKLE, LESTER with MAX, BRENDAN, and BOGDAN, ATTILA: Case summaries	(CJ) 40:1 (Sept.)
DEL GIORNO, ANTHONY J.: New state law to allow municipalities to ban smoking in public places may not be as far reaching as believed	(LGL) 42:3 (Sept.)	FISH, DAVID J.: Proposed electronic discovery amendments to the Federal Rules—If it ain't broke, don't fix it	(FCP) 4:1 (Sept.)
DEL PRINCIPE, DONNA: Someone you should know: The Honorable Nancy J. Katz	(CGL) 7:1 (Sept.)	FLAMING, TODD: Technology trends for 2006	(COLT) 13:4 (Mar.)
DIES, DARRELL E.: Have you appointed an Agent to control the disposition of your remains	(EL) 11:3 (May)	FLAMM, MATTHEW A.: Attacking tax deed orders: Recent developments	(SALT) 49:6 (Dec.)
DJORDJEVIC, JENNIFER: Ending domestic violence one family at a time	(WATL) 11:2 (Jan.)	FOLTZ, JOHN W.: Casenote: <i>In re Peter DeForest Winthrop, Attorney, Respondent</i> , 2006 WL 724822 (March 2006)	(EL) 11:3 (May)
DOBBS, KEN: Chief update	(HR) 32:5 (June)	Casenote: <i>In re: Kohlenbrener v. North Suburban Clinic, Ltd.</i> 356 ILL.APP.3D 414 (1st DIST. 2005)	(EL) 11:3 (May)
Dawn Clark Netsch receives Gertz Award	(HR) 32:4 (Apr.)	FRAZER, T. ROE: Mastering and managing documents in the state-of-the-art law office	(COLT) 13:3 (Dec.)
Why we took Chief Illiniwek to court	(HR) 32:1 (Aug.)	FREEHLING, PAUL E.: A discrimination lawsuit filed by an individual in a protected class who alleges adverse employment action may proceed even though the individual's replacement is a person in the same protected class	(LAEL) 43:3 (Jan.)
DOHERTY, EUGENE G.: Letter to the editor	(BB) 36:3 (Dec.)	Inconsistent assertions regarding disabilities made in ADA complaints and in applications for disability benefits	(LAEL) 43:2 (Oct.)
DONALDSON, ROBYN: It's a small world after all	(IIL) 43:3 (Nov.)	Recent case	(AL) 35:2 (Sept.)
DRAPER, CARL R.: Adding necessary parties to administrative review actions—A practical approach	(AL) 35:8 (Mar.)	Recent federal administrative law decision	(AL) 35:6 (Jan.)
DRISCOLL, KEVIN C., Jr.: Bankruptcy 2005: New landscape for preference proceedings	(CBAB) 50:2 (Dec.)	When a performance evaluation is the product of discrimination, has there been an "adverse employment action"?	(LAEL) 43:1 (July)
DRIZIN, ROBERT C.: Case summaries	(CJ) 49:2 (Dec.)	FRIEDMAN, EUGENE R.: The Supreme Court plants an idea—All life forms are patentable! And farmers get the short end of the stalk. Part 1: The decision	(AGL) 15:1 (July)
DRONE, MIKE: Estate and gift tax changes for 2006	(AGL) 15:3 (Nov.)	FRIGO, PAUL: The QDRO	(FL) 49:8 (May)
DUFFIN, ROBERT J. with JACOBS, MYLES L.: Title, legal, ethical, and other real estate issues	(REL) 51:6 (May)	FRITSCH, HEATHER M.: Book review	(YLD) 50:6 (June)
DUGGAN, TIMOTHY E.: Chairman's corner	(GPS) 34:1 (Aug.)	Pasta, pasta everywhere	(YLD) 50:5 (Apr.)
DUNCAN-BRICE, JENNIFER: The effect of <i>Arthur v. Catour</i> : a Trial Judge's perspective	(BB) 36:2 (Nov.)	Superhero Syndrome	(YLD) 50:3 (Dec.)
DUNNEBACK, JIM: Estate planning update: Recent case decisions	(GPS) 34:8 (June)	Superwoman Syndrome	(WATL) 11:1 (Sept.)
DURKIN, ALBERT E.: New reality, new responsibility: Technology & demonstrative evidence in the courtroom	(TT) 41:2 (Dec.)	Take me out to the ballgame	(YLD) 50:6 (June)
DWYER, DAVID: Tax incentives for historic residences	(YLD) 50:4 (Feb.)	What can I be with a J.D.?	(YLD) 50:6 (June)
EDGAR, RANDALL: An examination of intrastate forum non conveniens in Illinois and the impact of <i>Langenhorst v. Norfolk Southern Railway Company</i>	(GPS) 34:8 (June)	GAFFNEY, GLENN R.: Department of Employment Security raises the hourly rate for attorneys representing claimants	(LAEL) 43:1 (July)
EDGAR, RANDY: "Taking individual homes and private property for public use"—What impact will the <i>Kelo</i> ruling have in Illinois?	(GPS) 34:2 (Nov.)	Department of Employment Security raises the hourly rate for attorneys representing claimants	(LAEL) 43:2 (Oct.)
EISEMAN, SHARON L.: Legislative report	(WATL) 11:1 (Sept.)	Someone you should know: Recently appointed Northern District of Illinois United States Magistrate Jeffrey Cole	(FCP) 4:1 (Sept.)
ENDRES, A. BRYAN: Risk management strategies for identity preserved grain exports	(AGL) 15:2 (Sept.)	Someone you should know: Recently appointed Northern District of Illinois United States Magistrate Jeffrey Cole	(LAEL) 43:2 (Oct.)
Risk management strategies for identity preserved grain exports	(IIL) 43:4 (Dec.)	GAJDA, AMY: Pandemic flu—A rights shambles	(HR) 32:3 (Dec.)
ERDE, MICHAEL H.: Assistance with the Medicare D prescription drug program—Representatives and agents under Power of Attorney	(EL) 11:2 (Feb.)	GANDURSKI, KELLEY A.: The ABA Midyear Meeting	(YLD) 50:5 (Apr.)
Do witnesses of a will commit perjury?	(EL) 11:4 (June)	ISBA/YLD Campaign Social	(YLD) 50:3 (Dec.)
ERVIN, CYNTHIA: Attorney General issues opinions	(AL) 35:2 (Sept.)	GANDURSKI, KELLEY with ARQUILLA, GINA: The 2nd Annual YLD Golf Outing	(YLD) 50:5 (Apr.)
Illinois Attorney General issues opinions	(AL) 35:10 (May)	The 2nd Annual YLD Golf Outing	(YLD) 50:6 (June)
Public Information and Privacy Rights Seminar scheduled	(AL) 35:2 (Sept.)	GAROFALO, GREGG: 8th Annual Holiday Party to be held in December	(YLD) 50:2 (Oct.)
ERVIN, CYNTHIA with PATTON, LYNN: Attorney General issues opinions	(CGL) 7:4 (June)		

GEHLBACH, GARY R.: An early autumn miscellany	(REL) 51:1 (Oct.)	tribal court	(ADR) 12:2 (Dec.)
Editor's note	(REL) 51:1 (Oct.)	HAMMER, DON: Mediation of financial issues in divorce	(FL) 49:1 (July)
Editor's note	(REL) 51:2 (Nov.)	HANNIGAN, RICHARD: Co-editor's notes	(WCL) 43:1 (Sept.)
Editor's note	(REL) 51:3 (Feb.)	Co-editor's notes	(WCL) 43:2 (Jan.)
Editor's note	(REL) 51:4 (Mar.)	Co-editor's notes	(WCL) 43:3 (Mar.)
Editor's note	(REL) 51:5 (Apr.)	Editor's notes	(WCL) 43:4 (June)
Editor's note	(REL) 51:6 (May)	Inclusion of net profits not allowed in calculation of average weekly wage	(WCL) 43:4 (June)
Municipalities trump counties for building fees and control examination or not?	(LAEL) 43:1 (July)	Is it possible to file a 19(h) petition more than 30 months after a final award?	(WCL) 43:4 (June)
GIFFORD, MICHAEL D.: New Illinois workplace legislation	(LAEL) 43:2 (Oct.)	Respondent appeals nature and extent award of 22.5% loss of use of each arm and 22.5% loss of use of each hand	(WCL) 43:4 (June)
Pitfalls of the new OFCCP Internet applicant regulations	(LAEL) 43:4 (Mar.)	Was passing through that door an increased risk?	
GILBERT, JOHN: Arbitration fees—Who pays?	(ADR) 12:1 (Oct.)	Must the injured worker present expert testimony that the preexisting condition was not the cause of the current condition of ill-being?	(WCL) 43:4 (June)
GILLESPIE, DANIEL T.: The Exclusionary Clause is the focus of the policyholder's ire in <i>USAA v. Dare</i> : "It depends on what you mean by 'maintenance'"	(CPAP) 51:5 (Feb.)	Who benefits from adjustments to medical bills paid by a third-party group insurance carrier? The employer or injured worker?	(WCL) 43:1 (Sept.)
GILLIO, VICKIE: Profile of our editor: Paul E. Freehling	(AL) 35:4 (Nov.)	HANSEN, JAMES A.: Jury selection: Selling your case	(CPAP) 51:8 (June)
Voice of the Chair	(AL) 15:3 (Oct.)	HANSEN, WILLIAM E.: The future of automatic enrollment: An analysis of recent legislative activity	(EB) 24:3 (Mar.)
Voice of a co-editor	(MWP) 16:1 (Sept.)	HANSON, L. JAMES: A modified "eat what you kill" proposal or shared overhead—A suggestion of equity	(LOME) 27:4 (June)
GILLIO, VICKIE with ANDERSON, LAURA H.: The potential implications of the University of Michigan cases on public sector employment: Opening up leadership in the public sector workplace?	(MWP) 16:1 (Sept.)	HARMON, WILLIAM J.: Energy Policy Act of 2005—Summary of Electricity Title	(PUT) 41:2 (Dec.)
GINZKEY, JIM: What is "healing art malpractice"?	(TT) 41:3 (Mar.)	HARRIS, MARJORIE A.: Revised Form 1023: What it means for new charitable organizations	(TE) 52:1 (Aug.)
GIVEN, LYNDIA K. with STRATTON, TIMOTHY A.: The Illinois State Officials and Employees Ethics Act	(EDL) 50:1 (Sept.)	Revised Form 1023: What it means for new charitable organizations	(FT) 52:2 (Nov.)
GLEASON, JOHN: Concerns about voluntariness and reliability of juvenile confessions led to new law on recording	(CL) 18:1 (July)	HARROP, BLAKE L.: "Probation" programs to enforce retail price maintenance	(AUCL) 44:1 (Dec.)
New law encourages electronic recording of custodial interrogations of juveniles	(CL) 18:1 (July)	HARTIGAN, RUSSELL W.: Opinion witness disclosure under Supreme Court Rule 213	(FL) 49:2 (Sept.)
GOLDBERG, JAMES: Medical reform bill's effect on the statute of limitations clause pursuant to the Medical Practice Act	(AL) 35:6 (Jan.)	HARTIGAN, RUSSELL W. with BENSON, VICTORIA R.: Promissory estoppel: Shield or sword?	(CPAP) 51:5 (Feb.)
GOLDBERG, MICHAEL K.: Over the river and through the woods again—How will courts interpret the new Grandparent Visitation Act	(GPS) 34:1 (Aug.)	HARTL, DONNA F.: Deferred compensation plans: How the new bankruptcy law affects them and an update on IRC Section 409 A	(FT) 52:2 (Nov.)
GOLDENBERG, JAY: Beginner's guide to probating a decedent's estate in Cook County	(TE) 52:2 (Oct.)	Deferred compensation plans: How the new bankruptcy law affects them and an update on IRC Section 409 A	(CBAB) 50:4 (Mar.)
Circular 230—What to say	(TE) 52:2 (Oct.)	Review of 2005 Hurricane Tax Relief legislation	(FT) 52:4 (Apr.)
Editor's comments	(TE) 52:2 (Oct.)	HEATHER, JUSTIN: The importance of mentoring	(YLD) 50:1 (Aug.)
The "five and five"—Why and alternatives	(TE) 52:3 (May)	Improving job satisfaction in the legal profession	(YLD) 50:6 (June)
GOLDMAN, ERIC: Grippers 1, Initial Interest Confusion 0— <i>Lamparello v. Falwell</i>	(IP) 45:1 (Oct.)	Writing as a lawyer	(YLD) 50:2 (Oct.)
Is/Isn't Trademark Infringement—Internet search engine keyword advertising	(IP) 45:4 (June)	Pro bono publico, for the public good	(YLD) 50:3 (Dec.)
GORDON, BELLE LIND: The effect of HIPAA on discovery in divorce cases	(FL) 49:1 (July)	Professionalism and the need for civility	(YLD) 50:5 (Apr.)
GOSSAGE, ROZA B.: The Bankruptcy Abuse Prevention and Consumer Act of 2005 and its impact on seniors	(EL) 11:2 (Feb.)	HELLE, STEVEN: Human Rights Symposium at University of Illinois	(HR) 32:4 (Apr.)
GRAY, CYNTHIA: Avoiding the appearance of impropriety: With great power comes great responsibility	(BB) 36:4 (Apr.)	HELLER, MICHELLE L.: Federal individual income tax update	(FT) 52:2 (Nov.)
GRAY, PAULETTE M.: Spoliation of evidence and its impact on family law	(FL) 49:7 (Apr.)	HEYMAN, RACHEL C.: Petitions for contribution to attorney fees in post-decree cases: An update on the law	(FL) 49:2 (Sept.)
GREEN, JASON: INA provision trumps customary international law	(IIL) 43:6 (Mar.)	HITPAS, PATRICK J.: Practice alert: Supreme Court discusses admissibility of medical bills in P.I. cases	(GPS) 34:3 (Dec.)
GREENBERG, VALERIE: Lowering financial risk in lending for projects	(BAFP) 20:3 (May)	Practice tip: Request for admission of fact: A valuable but underused tool	(GPS) 34:1 (Aug.)
GREGORY-CHANG, PATTI S.: Exhaustion revisited	(AL) 35:3 (Oct.)	HOFFER, KAETHE MORRIS: With gratitude to Ms. Parks and Ms. Vinson, and the fighters yet to come...	(WATL) 11:3 (Mar.)
Motions for specification of errors in municipal cases	(AL) 35:11 (June)	HOFFMAN, MIA: Employment arbitration agreements are enforceable, even when unilaterally proposed by the employer during the course of employment	(CPAP) 51:8 (June)
GRENNARD, FRANK M.: The Series LLC—A brief update	(CLD) 43:8 (Apr.)	HOFFMAN, TERRY: Paul Freehling: 2006 Laureate, Illinois State Bar Association Academy of Illinois Lawyers	(AL) 35:7 (Feb.)
GRIFFIN, CECILIA HYNES with JONES, CAROL A.: Let divorce practitioner's beware: Attorneys must sue clients within one year to recover fees	(FL) 49:3 (Oct.)	HOLDERMAN, JAMES F.: Things to bear in mind when moving to dismiss under Rule 12(b)	(FCP) 4:3 (Mar.)
GROVE, JANET L.: Yes, you can probate a copy of a lost will	(TE) 52:2 (Oct.)	HORNICKEL, KRISTI: Ombudsmen: Part I	(ADR) 12:1 (Oct.)
GRUEN, AARON: The changing meaning and purposes of the Public Use Limitation on Eminent Domain	(LGL) 42:5 (Nov.)	Ombudsmen: Part II	(ADR) 12:2 (Dec.)
HAAFF, CHRIS S. with FINK, ROBERT: ISBA Law Student Division prepares for another great year	(YLD) 50:2 (Oct.)	Ombudsmen: Part III	(ADR) 12:3 (Feb.)
HALL, JOAN M.: Reflections on women lawyers: Personal experiences and history	(WATL) 11:1 (Sept.)	HORNICKEL, KRISTI with HUNT, TRACIE: Happenings	(ADR) 12:4 (Mar.)
HALLSTEN, DAWN R.: Chair's column	(GPS) 34:1 (Aug.)	HORNICKEL, KRISTI with HUNT, TRACIE and KAWA, MEGAN: Case summaries	(ADR) 12:6 (June)
HALSTED, GIL: Traditional ceremonies prove effective in	(GPS) 34:2 (Nov.)	HORNICKEL, KRISTI with KAWA, MEGAN and ZAYED, SAMIA: ADR happenings	(ADR) 12:1 (Oct.)

ADR happenings	(ADR) 12:2 (Dec.)	KEGAN, DANIEL: Charity solicitation confusion	(IP) 45:2 (Dec.)
Case summaries	(ADR) 12:1 (Oct.)	Stoller strikes out: Attorney fees and cancellation	
Case summaries	(ADR) 12:2 (Dec.)	against frequent litigant	(IP) 45:1 (Oct.)
Case summaries	(ADR) 12:5 (Apr.)	Intellectual Improbabilities	(IP) 45:4 (June)
Happenings	(ADR) 12:5 (Apr.)	KELLER, PAUL N.: The First Amendment on the overpass:	
Happenings	(ADR) 12:6 (June)	Cities may bar protestors from highway bridges	(LGL) 42:7 (Jan.)
News and events	(ADR) 12:5 (Apr.)	KELLY, KATE with DAVI, DION: In-sites	(CGL) 7:1 (Sept.)
HORNICKEL, KRISTI with ZAYED, SAMIA: Case summaries	(ADR) 12:4 (Mar.)	KELLY, TIMOTHY: Substitution of judge as of right	(TT) 41:3 (Mar.)
HOWARD, TIMOTHY J.: Federal and state banking		KETTERMAN, TRAVIS J.: Effectively using Rule 36 in	
law cases	(CBAB) 50:2 (Dec.)	summary judgment motions	(FCP) 4:2 (Dec.)
Update by banking committee	(CBAB) 50:1 (July)	Profile of Judge Mark Filip	(FCP) 4:3 (Mar.)
View from the Chair	(CBAB) 50:5 (May)	Rule 50 motions: Effective and proper use of motions for	
HOYING, KATHRYN R.: Beware of putting attorney-client		judgment as a matter of law	(FCP) 4:4 (June)
communications at issue or face waiver of privilege	(CPAP) 51:4 (Jan.)	KILANDER, ROBERT J.: E-filing in the 18th	
HUGHES, PATRICK: Senator Durbin's efforts to obtain loan		Circuit, DuPage County	(BB) 36:2 (Nov.)
assistance for prosecutors and defenders continue	(HR) 32:1 (Aug.)	KILL, ANNEMARIE E.: Choosing the child care option	
JACKSON, SHANNON: An excellent program on international		that is right for you	(WATL) 11:3 (Mar.)
commercial arbitration	(IIL) 43:4 (Dec.)	KINCAID, JOHN B.: Attorney's retaining lien, circa 1889	(CPAP) 51:6 (Mar.)
Recent 7th Circuit cases pose warning to both Immigration		Rescission/Restitution: Be careful what you ask for,	
Judges and practitioners: Do your homework!	(IIL) 43:1 (July)	you may get it	(CPAP) 51:2 (Nov.)
When the client's testimony goes beyond what the asylum		KINNALLY, PATRICK M.: Accord and satisfaction:	
application described: adverse credibility, or consistent		Investigation can make it more than a paper game	(GPS) 34:4 (Jan./Feb.)
support?	(IIL) 43:3 (Nov.)	Ante-nuptial agreements: Broken promises	(GPS) 34:3 (Dec.)
JENSEN, ELIZABETH L.: Women and the Law reception		A few tips on litigating non-competition agreements:	
at the Creve Coeur Club in Peoria	(WATL) 11:4 (June)	An employee's perspective	(CPAP) 51:3 (Dec.)
JOCHNER, MICHELE M.: The new MCLE rules:		Judicial notice revisited	(CPAP) 51:1 (Sept.)
An overview	(WATL) 11:2 (Jan.)	Offers of proof: What are they and when do you	
The new MCLE rules: An overview	(YLD) 50:4 (Feb.)	need them?	(CPAP) 51:7 (Apr.)
The new MCLE rules: An overview	(BB) 36:4 (Apr.)	KIRSCHNER, LISA A.: Groundwater and the CWA	(ENVL) 36:1 (Oct.)
JOHNSON, LAURENCE F.: Minimum continuing legal education		KLEIN, JEWEL: Administrative review of Chicago's DOAH	
and the Commission on Professionalism	(FL) 51:3 (Feb.)	decisions made easy	(AL) 35:10 (June)
JONES, ISHAM R., III: Election Code changes affect		KLEIN, LESLIE A.: Roger C. Siske dies at 61; practiced law at	
Illinois employers	(LAEL) 43:3 (Jan.)	Sonnenschein for 36 years	(EB) 24:3 (Mar.)
Illinois employer hit with \$90,600 penalty under child		KNUEPFER, ROBERT C., JR. with ROLEWICK, DAVID F.:	
support law	(LAEL) 43:3 (Jan.)	Planning for business disputes and financial difficulties: Asset	
JORDAN, MICHAEL: Chair's column	(ADR) 12:1 (Oct.)	protection for shareholders	(CSL) 51:4 (June)
Change in Small Claims limits affects arbitration	(BB) 36:4 (Apr.)	KOENIG, PHILIP E.: Editor's comments	(TE) 52:3 (May)
Debarred from right to reject arbitration award; lessons for		U.S. Supreme Court defines the "probate exception" to limits	
arbitrators and litigants	(BB) 36:3 (Dec.)	on federal jurisdiction	(TE) 52:3 (May)
Mediation skills for advocates	(BB) 36:2 (Nov.)	Yet another joint tenancy case...	(TE) 52:3 (May)
Message from the Chair	(ADR) 12:2 (Dec.)	KOENIG, RAY J., III: Removal of a guardian	(TE) 52:1 (Aug.)
Message from the Chair	(ADR) 12:3 (Feb.)	KOTELMAN, LAURA: Recent developments in insurance law	(IL) 50:3 (Feb.)
Message from the Chair	(ADR) 12:4 (Mar.)	KREHEL, GREG: Better visuals via brainstorming	(COLT) 13:5 (May)
Message from the Chair	(ADR) 12:5 (Apr.)	The three flavors of Adobe Acrobat: A litigation	
Message from the Chair	(ADR) 12:6 (June)	perspective	(COLT) 13:4 (Mar.)
JURGENS, JEFF: Recent amendments to the election code	(LGL) 42:6 (Dec.)	KRUPP, ROBERT J.: Estate tax repeal	(FT) 52:1 (Aug.)
JURUSIK, MICHAEL T.: New laws change Fire Pension Fund		KUEHL, STEVEN W.: Conference Series: An informed	
Board membership and firefighter pension contribution		discussion of financial access for immigrants—Part 1	(IIL) 43:6 (Mar.)
requirement	(LGL) 42:8 (Feb.)	Conference Series: An informed discussion of financial	
KAMINSKI, STANLEY R.: Does your foreign, international		access for immigrants—Part II	(IIL) 43:7 (May)
or interstate business have a hidden and costly state		KUNKEL, VICKI: Creating a case theme that resonates	
tax liability?	(SALT) 49:9 (Mar.)	with jurors	(YLD) 50:1 (Aug.)
Gross revenue tax: Will Illinois be next?	(SALT) 49:11 (May)	KUPIEC, DAVID J. with MARTIN, NATALIE: Illinois legislation	
Illinois Whistleblower Law upheld in <i>Scachitti, et al.</i>		corrects income tax bonus Depreciation Modifications	(SALT) 49:12 (June)
<i>v. UBS Financial Services, et al.</i> , 2005 Ill. LEXIS		KUZNIAR, PAM: Health insurance rant	(FL) 49: 6 (Mar.)
949 (June 3, 2005)	(SALT) 49:2 (Aug.)	LAMB, MIKE with SEBASTIAN, JULIE ANN: Education	
State tax advisory: Recent significant changes in		labor relations case decisions	(EDL) 50:4 (June)
Indiana and Chicago tax law	(SALT) 49:4 (Oct.)	LAMPEL, JUSTIN: When to file for federal trademark	
KAMMAN, SUSAN E.: New Article IX. Child custody		registration	(IP) 45:3 (Mar.)
proceedings	(FL) 49:9 (Sp Ed)	LaSORSA, PETER M.: Copyright in the digital age	(CLD) 43:1 (July)
KAPLAN, ROSALYN B.: Discipline of public sector attorneys:		Do you know and practice the <i>Upjohn</i> warning?	(CLD) 43:7 (Mar.)
Some recent dispositions of interest from Illinois and		LAWRENCE, STEWART D.: FASB issues exposure draft	
other states	(CGL) 7:1 (Sept.)	on changes to accounting for pension and other post-	
Ethics corner: Recent censure of a public sector lawyer	(CGL) 7:3 (Apr.)	retirement benefit plans	(EB) 24:4 (June)
KAPLAN, WILLIAM T.: Editor's notes	(BAFP) 20:1 (Jan.)	LAZAR, LYDIA: Stop the genocide in Darfur: Bribe the	
Editor's notes	(BAFP) 20:2 (Mar.)	Chinese	(IIL) 43:4 (Dec.)
Editor's notes	(BAFP) 20:3 (May)	LEAHY, MARY LEE: Off the Record: Remembrances	
KAVATHAS, SAMUEL A., JR.: Contribution—An update	(TT) 41:4 (June)	of the 1970 Illinois Constitutional Convention	(HR) 32:4 (Apr.)
KAWA, MEGAN: FMCS study found mediation saved		LeBEL, CHRISTINE: Do you want fries with that? Biodiesel	
\$9 billion for economy	(ADR) 12:3 (Feb.)	regulation in America	(ENVL) 36:4 (June)
Mediation can constitute social work	(ADR) 12:4 (Mar.)	LENZINI, PHILIP: Architect selection—Fee information	(LGL) 42:12 (June)
KAWA, MEGAN with ZAYED, SAMIA: ADR happenings	(ADR) 12:3 (Feb.)	<i>Feret v. Schillerstrom</i> : Second District	(LGL) 42:12 (June)
Case summaries	(ADR) 12:3 (Feb.)	Job evaluations and personnel files under the	
Standards & certification section	(ADR) 12:4 (Mar.)	Freedom of Information Act	(LGL) 42:9 (Mar.)



Job evaluations and personnel files under the Freedom of Information Act	(CGL) 7:3 (Apr.)	in uninsured motor vehicle policy is void as against public policy	(CPAP) 51:7 (Apr.)
LESTER, JEFFREY D.: Illinois can't leave leave laws well enough alone: A review of the Illinois Family Military Leave Act	(CLD) 43:4 (Oct.)	Fourth Appellate District rules that workers' compensation lien is waived if comp settlement contract does not preserve comp lien	(CPAP) 51:3 (Dec.)
LESTER, JEFFREY D. with RIGGS, MAUREEN E.: Can a home rule municipality enter into a project labor agreement on municipal projects financed with only municipal funds?	(LGL) 42:8 (Feb.)	MARTIN, BRIAN with BRECHIN, JOHN H. and HUEBNER, ROGER: Eminent domain in Illinois after <i>Kelo v. New London</i>	(LGL) 42:3 (Sept.)
LEVEY, ROSS S.: Editor's column	(FL) 49:2 (Sept.)	MATUSZEWICH, LEWIS F.: Editor's comments	(IIL) 43:1 (July)
Editor's column	(FL) 49:3 (Oct.)	Editor's comments	(IIL) 43:2 (Sept.)
Editor's column	(FL) 49:7 (Apr.)	Editor's comments	(IIL) 43:3 (Nov.)
Editor's column	(FL) 49:9 (Sp Ed)	Editor's comments	(IIL) 43:4 (Dec.)
Editor's note	(FL) 49:5 (Feb.)	Editor's comments	(IIL) 43:5 (Jan.)
LEVIN, LORI G.: Illinois efforts to address disproportionate minority contact with the juvenile justice system in Illinois	(CL) 18:3 (Mar.)	Editor's comments	(IIL) 43:6 (Mar.)
LEYNAUD, GEORGE: From the Chair	(IL) 50:1 (Sept.)	Editor's comments	(IIL) 43:7 (May)
From the Chair	(IL) 50:4 (May)	MAX, BRENDAN: Editor's note	(CJ) 49:4 (Apr.)
LICHTENWALTER, MARK: Adventures in PowerPoint	(COLT) 13:3 (Dec.)	Editor's note	(CJ) 49:5 (June)
LIED, MICHAEL R.: Employee handbook and work rules may violate labor law	(LAEL) 43:2 (Oct.)	MAX, BRENDAN with HAZE, RON; DRIZIN, ROBERT; PARK, JOHN; ROSENBAUM, RANDALL; and VAZQUEZ, GREGORY PAUL: Case summaries	(CJ) 49:3 (Mar.)
Employee must be paid for required off-duty mental counseling	(LAEL) 43:4 (Mar.)	McARDLE, DAVID W.: A newly recognized defense to disconnection petitions	(LGL) 42:9 (Mar.)
Employer sued for defamation based on comments relating to performance review	(LAEL) 43:1 (July)	McBRIDE, KATARINNA: Editor's Box: IRS issues audit guide to split-dollar life insurance	(TE) 52:1 (Aug.)
Faulty release fails to bar age discrimination claims	(LAEL) 43:3 (Jan.)	Final regulations on GST Elections—Even more taxpayer friendly	(TE) 52:1 (Aug.)
Personal Information Protection Act requires notification of security breaches	(HR) 32:1 (Aug.)	Sample Client letter—Circular 230	(TE) 52:1 (Aug.)
What have they been up to in Springfield? Recent statutory changes affecting employers and employees	(LAEL) 43:3 (Jan.)	McBRIDE, KATARINNA with BEREK, DAVID: In brief: Case reviews	(TE) 52:1 (Aug.)
LINDBERG, STEVEN C.: Disaster preparedness	(LOME) 27:4 (June)	McCARTHY, DAVID H.: Pre-trial dismissal based on other affirmative matter: An open invitation has its limits	(CPAP) 51:4 (Jan.)
LISS, DEBRA with DWYER, DAVID: The Editors' spot	(YLD) 50:4 (Feb.)	McCLUSKEY, JAMES F. with CARROZZA, LORI N.: Seventh Circuit's final answer: Would-be millionaire's failure to read official contest rules did not invalidate agreement to arbitrate	(CPAP) 51:8 (June)
LIVINGSTON, GRETCHEN: The case for expanded stem cell research: An update	(WATL) 11:1 (Sept.)	McCUSKEY, MICHAEL P.: <i>Mazin v. Chicago White Sox</i> : The Sox strikeout on tort immunity	(CPAP) 51:5 (Feb.)
LoBUE, DONALD: 2005 Tradition of Excellence Award	(GPS) 34:1 (Aug.)	McEOWEN with HARL, NEIL E.: Federal court strikes down Nebraska corporate farming law	(AGL) 15:5 (Apr.)
Buyer's remedies in the fraudulent sale of residential property	(GPS) 34:3 (Dec.)	McGARY, JASON B.: International commercial arbitration: An introduction	(IIL) 43:5 (Jan.)
LOCALLO, DANIEL M.: Summary of traffic-related decisions published in the official reports	(TLAC) 15:3 (May)	McPHETERS, BRIAN L.: The Illinois Domestic Violence Act of 1986: An overview	(FL) 49:8 (May)
Summary of traffic-related decisions published in the official reports	(CJ) 49:4 (Apr.)	The Illinois Domestic Violence Act of 1986: An overview	(GPS) 34:7 (Apr.)
Summary of traffic-related decisions published in the official reports	(CJ) 49:5 (June)	Introduction to OBRA '93 Self-settled Special Needs Trusts	(EL) 11:3 (May)
Summary of traffic-related decisions published in the official reports	(TLAC) 15:4 (June)	Medicaid lien not recoverable against spouse's estate	(GPS) 34:2 (Nov.)
LORO, MARC C.: The use of hearsay in contested cases: To be or not to be?	(AL) 35:9 (Apr.)	MEINTS, PAUL A.: In support for will depository legislation for Illinois	(TE) 52:2 (Oct.)
MADDUX, WILLIAM D.: The Circuit Court of Cook County Law Division's Court-Annexed Mediation: A program with bite...	(BB) 36:1 (Sept.)	MIELKE, CRAIG S.: Letter to the Editors regarding "How to Handle an Employer's Group Health Plan Lien" (January 2006, Vol. 51, No. 4)	(CPAP) 51:7 (Apr.)
MADIGAN, KELLI E.: Amendments to Internal Revenue Code Sections 55 and 56	(FT) 52:1 (Aug.)	MIERZWA, PETER: Now you don't see it—Now you do	(COLT) 13:5 (May)
Estate, gift, and generation skipping tax update	(FT) 52:4 (Apr.)	MIHALOPOULOS, JORGE: Extension of "arranger" liability to suppliers of dry-cleaning equipment	(ENVL) 36:3 (May)
MALONEY, MATT: Are your clients selling estate plans? Grossly disproportional?	(GPS) 34:6 (Mar.)	General Assembly expands IEPA's powers and public notice duties	(ENVL) 36:2 (Feb.)
Practice Alert: Contingencies	(GPS) 34:4 (Jan./Feb.)	MILLER, GEORGE: A statute that "never was" is?	(BB) 36:4 (Apr.)
MARAVILLA, CHRISTOPHER SCOTT: The international criminalization of hate speech: The jurisprudence of the International Criminal Tribunal for Rwanda on the crime of incitement to genocide	(IIL) 43:1 (July)	MILLER, MARC R.: Medicare Prescription Drug Plan: Do you have your kit?	(EL) 11:1 (Nov.)
International Practitioner's Deskbook Series: <i>Joint Ventures in the International Arena</i> , Darrell Prescott and Salli A. Swartz, Eds. (ABA SILP 2003)	(IIL) 43:3 (Nov.)	MILSK, PHIL: Case update	(EDL) 50:2 (Dec.)
MAREK, J. DENNIS: Building a legal system in 21st century Russia	(CPAP) 51:5 (Feb.)	MOLARO, ROBYN: Case summaries	(CJ) 49:2 (Dec.)
MARKOFF, BOB: Correction: Enforceability of Illinois judgments	(CBAB) 50:5 (May)	MOLLET, JEFFREY A.: Brief legislation update	(AGL) 15:3 (Nov.)
MAROVICH, MICHAEL J.: Clients with no health insurance: A new way to help them get their medical bills paid	(CPAP) 51:2 (Nov.)	New Grain Insurance Fund provisions may affect your clients	(AGL) 15:1 (July)
Confidentiality clauses may cause tax liability for plaintiffs in personal injury actions	(CPAP) 51:2 (Nov.)	Revisions to Chapter 12 under the new Bankruptcy Code Provisions	(CBAB) 50:1 (July)
Criminal acts exclusion in auto gap insurance policy applies to driving under the influence	(CPAP) 51:4 (Jan.)	MONTGOMERY, JULIE-APRIL: The successor liability aspects of a tax bulk sales in Illinois	(SALT) 49:9 (Mar.)
Evidence deposition testimony complies with Supreme Court Rule 213's duty to supplement	(CPAP) 51:1 (Sept.)	The tax that seems to continually generate money—Cigarette taxes (Or at least that appears so for the present)	(SALT) 49:7 (Jan.)
First District rules that two-year limitation provision		When stepping up to pay your taxes pays off (amnesty & voluntary disclosure programs)	(SALT) 49:3 (Sept.)

MORAN, MARK B.: E-discovery: Suggestions for outside vendor selection	(COLT) 13:2 (Oct.)	of Deficit Reduction Act	(EL) 11:3 (May)
MORAN, TIMOTHY E.: New Supreme Court Rule 790 et al. establishing minimum continuing legal education requirements	(SALT) 49:4 (Oct.)	William L. Cleaver, Moline: A profile of an Elder Law Attorney	(EL) 11:4 (June)
New Supreme Court Rule 790 et al. establishing minimum continuing legal education requirements	(HR) 32:3 (Dec.)	OLSON, STEPHEN, with ROSKA, JOHN and TREVIRANUS, LISA: Bill status report (Section Council action as of 11/28/05)	(CBAB) 50:3 (Jan.)
Recent decisions in real estate tax cases	(SALT) 49:7 (Jan.)	OSBORN, PAUL: The family lawyer's guide to bankruptcy reform	(FL) 49:3 (Oct.)
MURDOCK, CHARLES W.: Parent corporation liability for acts of its subsidiary	(CSL) 51:4 (June)	PABIAN, MICHAEL S.: Federal legislation exempts utility drivers from hours of service regulations	(PUT) 41:1 (Sept.)
MURPHY, KRIS: Personal jurisdiction.com revisited: In the wake of <i>Jennings v. AC Hydraulic</i> , both federal and state courts look for guidance as to "how much interactivity is enough?"	(CPAP) 51:6 (Mar.)	President signs Energy Policy Act of 2005	(PUT) 41:1 (Sept.)
MURPHY, SHEILA M.: From the Chair	(HR) 32:1 (Aug.)	PARK, JOHN: Case summaries	(CJ) 49:2 (Dec.)
From the Chair	(HR) 32:3 (Dec.)	PARK, ROBERT T.: The effect of <i>Arthur v. Catour</i> : the defense perspective	(BB) 36:2 (Nov.)
From the Chair	(HR) 32:4 (Apr.)	How to handle an employer's group health plan lien	(CPAP) 51:4 (Jan.)
From the Chair	(HR) 32:5 (June)	Reply to Letter to the Editors regarding "How to Handle an Employer's Group Health Plan Lien" (January 2006, Vol. 51, No. 4)	(CPAP) 51:7 (Apr.)
NAKANO, SAC'I: The pledge in French secured transaction law: Creditors' most favored security	(IIL) 43:5 (Jan.)	PATEL, AVNI: Politics and Plan B	(AL) 35:4 (Nov.)
NELSON, ADAM: Keeping your data safe and in your office	(COLT) 13:3 (Dec.)	PATTAROZZI, MICHAEL: Case summaries	(CJ) 49:2 (Dec.)
NELSON, SHARON D. with SIMEK, JOHN W.: Spoliation of electronic evidence: This way be dragons! Three strikes and you're out: Judges talk about technology in the courtroom	(TT) 41:2 (Dec.)	PATTON, LYNN: Attorney General issues opinions affecting units of local government	(LGL) 42:10 (Apr.)
NEPPLE, JAMES A.: Financial planning for retirement plan assets under the new Bankruptcy Code	(BAFP) 20:1 (Jan.)	Attorney General issues opinion approving of the use of non-statutory election systems in home rule municipalities	(LGL) 42:5 (Nov.)
NEWMAN, MARGERY: Alternative dispute resolution	(REL) 51:4 (Mar.)	PAUL, BERNARD Z.: A previous court ruling of invalidity of an agency's rule does not necessarily bar attorney fees in a subsequent case	(AL) 35:3 (Oct.)
Application of the Construction Statute of Limitations	(REL) 51:4 (Mar.)	PAULING, ELLEN: From the former Chair	(CL) 18:1 (July)
Mold risks in construction projects	(REL) 51:4 (Mar.)	PAVLIK, SARAH DELANO: Amendment to applicable sections of the Internal Revenue Code changing the deductibility of attorney fees	(FT) 52:1 (Aug.)
NIEMANN, TED M. with MADISON, MELINDA S.: Public hearings on zoning matters following the <i>Klaeren</i> decision	(REL) 51:5 (Apr.)	Amendment to applicable sections of the Internal Revenue Code changing the minimum required distribution rules where a trust is the beneficiary of a qualified plan	(FT) 52:1 (Aug.)
Public hearings on zoning matters following the <i>Klaeren</i> decision	(REL) 35:11 (June)	Estate and gift tax update	(FT) 52:3 (Mar.)
The Series LLC: new Illinois law provides avenue for asset protection	(REL) 51:2 (Nov.)	Estate and gift tax update	(EL) 11:3 (May)
The Series LLC: new Illinois law provides avenue for asset protection	(AGL) 15:4 (Jan.)	Message from the newsletter editor	(FT) 52:3 (Mar.)
NISIVACO, JOHN L.: Editor's note	(TT) 41:1 (Nov.)	News from the IRS	(FT) 52:3 (Mar.)
Editor's note	(TT) 41:2 (Dec.)	PEARLMAN, ALAN: CardScan Executive... The way to clear business card clutter!	(LOME) 27:4 (June)
Editor's note	(TT) 41:3 (Mar.)	"The Electronic Lawyer"	(LOME) 27:3 (Mar.)
Editor's note	(TT) 41:4 (June)	Scanning's a snap with the Fujitsu ScanSnap!	(LOME) 27:4 (June)
NOLL, GAIL L.: Summary judgment	(FCP) 4:2 (Dec.)	Using Outlook 2003 to organize your e-mail	(LOME) 27:2 (Dec.)
NORDEN, DENNIS A.: The top 10 things they did not teach me in law school	(BAFP) 20:3 (May)	PERGAMENT, DEBORAH: Cyber bullying / cyber harassing / cyber stalking	(EDL) 50:3 (Apr.)
NORTHROP, ANDREW: Case summaries	(CJ) 49:2 (Dec.)	PERLIS, STEVEN C.: The <i>Hines</i> case—The story behind the story	(EL) 11:4 (June)
NORTON, BRIAN P. with DORMAN, JEFFREY L.: Crafting an appropriate standard for measuring competitive impact in bundling cases	(AUCL) 44:2 (Apr.)	The most important person in the courtroom	(EL) 11:1 (Nov.)
NUGENT, TRACY J.: The fiduciary duty of a shareholder: <i>Hagshenas, Dowell</i> and related amendments to the Illinois Business Corporation Act	(CSL) 51:3 (Apr.)	Pending Illinois Supreme Court case of first impression—Medicaid estate recovery against surviving spouse's probate estate	(EL) 11:2 (Feb.)
NYESTE, JAMES T.: Recent developments in insurance law	(IL) 50:2 (Jan.)	PERRY, ELIZABETH M.: Circular 230—The final rules governing practice before the Internal Revenue Service and how practitioners are responding	(REL) 51:1 (Oct.)
O'KEEFE, JOSEPH P.: Recent cases and rulings regarding estate and gift tax issues	(FT) 52:2 (Nov.)	PERRY, ROBIN: Annexation agreements: How enforceable are they?	(LGL) 42:9 (Mar.)
OLMSTEAD, JOHN W.: Exceptional client service in law firms: Analyzing and reporting your client satisfaction survey results	(LOME) 27:1 (Sept.)	PESKIND, STEVEN N.: The pendulum has swung: the up side-down world of the law of maintenance in Illinois	(FL) 49:4 (Dec.)
Exceptional client service in law firms: Developing your client service improvement plan	(LOME) 27:1 (Sept.)	PETERS, ANGELA: Case law report	(IIL) 43:1 (July)
Exceptional client service in law firms: Tips on creating a client-focused culture	(LOME) 27:2 (Dec.)	<i>Dupuy v. Samuels</i> (DCFS Director), re DCFS safety plans case report	(WATL) 11:3 (June)
Exceptional client service in law firms: Tips for rewarding and recognizing employees	(LOME) 27:2 (Dec.)	PETERSEN, GLORIA: Cross-oceanic etiquette	(YLD) 50:1 (Aug.)
OLSON, PETER: Casenote: Collecting attorneys fees in probate court following the ward's death	(EL) 11:1 (Nov.)	Making the most out of dining out	(YLD) 50:3 (Dec.)
Casenote: Guardianship implicitly revokes durable power of attorney, according to fourth district	(EL) 11:2 (Feb.)	PETERSON, DIXIE: The Chair's page: The Great Depression	(CL) 18:2 (Nov.)
From the editor	(EL) 11:1 (Nov.)	The importance of mentoring	(CL) 18:1 (July)
From the editor	(EL) 11:2 (Feb.)	PETRO, NERINO: The cyber-barbarians at the gate: Protecting your computer from security threats	(COLT) 13:1 (July)
From the editor	(EL) 11:4 (June)	PHIPPS, JOHN T.: Editor's column: Balance is important	(GPS) 34:5 (Feb.)
Section Council to meet with Healthcare and Family Services Department officials regarding implementation		Editor's column: Identity theft—How well do we protect private personal information?	(GPS) 34:4 (Jan./Feb.)
		Editor's column: The power of new ideas	(GPS) 34:3 (Dec.)
		Editor's column: Practice opportunity—Small claims limit raised to \$10,000	(GPS) 34:6 (Mar.)

Editor's Column: Unbundling services—A way lawyers can meet unmet legal needs and create a source of fees!	(GPS) 34:1 (Aug.)	motions to reopen such hearings	(IIL) 43:3 (Nov.)
Editor's column: Who will speak for the judges?	(GPS) 34:8 (June)	The World Intellectual Property Organization publishes its analysis of domain name dispute trends	(IIL) 43:1 (July)
The Ryan juror furor—The questions and implications are disturbing and far reaching	(GPS) 34:7 (Apr.)	SALATA, EDYTA: Medical community remains skeptical of Multiple Chemical Sensitivity (MCS)	(WCL) 43:3 (Mar.)
PIERSON, SUSAN: Gala 2005 to honor Quinlan	(WATL) 11:1 (Sept.)	Section 5(b) Lien Rights	(WCL) 43:1 (Sept.)
PIOTROWSKI, JOAN: When in doubt, read the rules	(BB) 36:1 (Sept.)	SAMSON, RICHARD L.: The labor and employment top 10	(LOME) 27:1 (Sept.)
PLAGENZ, JODI K.: Corporate assumed name basics	(CLD) 43:3 (Sept.)	SAMUEL, GEORGE: Case summaries	(CJ) 49:2 (Dec.)
Corporate assumed name basics	(IP) 45:2 (Dec.)	SCHAFER, DAVID N.: Chair's column	(FL) 49:3 (Oct.)
PODLEWSKI, JOSEPH R.: Recent cases of note for Illinois environmental law practitioners	(ENVL) 36:1 (Oct.)	Chair's column	(FL) 49:4 (Dec.)
POLLOCK, SCOTT D.: Immigration Consultation Corner: #1—Expedited removal consequences	(IIL) 43:2 (Sept.)	Chair's column	(FL) 49:5 (Feb.)
Immigration Consultation Corner: #2—International students—Changing non-immigrant visa status in the U.S.	(IIL) 43:2 (Dec.)	Chair's column	(FL) 49:6 (Mar.)
Immigration Consultation Corner #3: Student practical training to temporary worker—The "cap-gap" problem	(IIL) 43:6 (Mar.)	Chair's column	(FL) 49:7 (Apr.)
PONDER, ANITA with HELIN, ALLISON: Franchising opportunities for women	(WATL) 11:1 (Sept.)	Message from the Chair	(FL) 49:2 (Sept.)
PORTER, CECIL: YLD sponsors social for law student members	(YLD) 50:3 (Dec.)	SCHLESINGER, GARY: College education petitions	(GL) 49:6 (Mar.)
POWERS, JAMES J.: Promulgation of "emergency rules" requires a true emergency	(AL) 35:1 (Aug.)	SCHOEFFEL, LEE ANN: Case law update	(CGL) 7:1 (Sept.)
PRESS, MARTIN R. with SCHIMMEL, MICHAEL S.: Impact of proposed tax reform on the real estate market	(REL) 51:5 (Apr.)	SCHOOP, DEVLIN: Judicial Profile: U.S. Magistrate Judge Maria Valdez of the Northern District of Illinois	(FCP) 4:1 (Sept.)
PRICE, LINDSAY: Fourth Amendment issues and regulatory inspections in the construction industry	(LGL) 42:4 (Oct.)	SCHWEITZER, STEVE: Case summaries	(CJ) 49:2 (Dec.)
PROSSER, TRACY L.: Summary judgment in the Southern District of Illinois	(FCP) 4:2 (Dec.)	SCHWEMLER, JENETTE M.: The elusive concept of "special risk" in relation to line of duty pension benefits for police officers	(LGL) 42:4 (Oct.)
PRUSAK, MAXIMILIAN M.: Great expectations	(LOME) 27:3 (Mar.)	SCOTT, R. STEPHEN: Members' derivative rights on behalf of Illinois not-for-profit corporations	(CLD) 43:5 (Jan.)
QUIVEY, LARA L.: From the Chair	(FCP) 4:4 (June)	SEBASTIAN, J.A.: <i>Walters</i> reiterates that not all administrative action is reviewable	(AL) 35:1 (Aug.)
RALEIGH, THOMAS: Illinois Snow Act encourages safety, not liability	(REL) 51:4 (Mar.)	SEBASTIAN, JULIE ANN: Administrative review: Unintended consequences of ARL amendments snares the unwary	(AL) 35:7 (Feb.)
RAMER, JACOB A.: Councils and Commissions: Is the new "Human Rights Council" simply a difference without distinction?	(IIL) 43:7 (May)	A book review and personal recommendation	(BB) 36:5 (June)
Seventh Circuit upholds citizenship revocation of former Nazi	(IIL) 43:7 (May)	Strict compliance with statutes are required to obtain administrative review	(GPS) 34:4 (Jan./Feb.)
REIMER, RICHARD J.: Police and fire pension disability issues: Part I	(LGL) 42:10 (Apr.)	Illinois Judicial Circuit Rules Directory	(BB) 36:1 (Sept.)
Police and fire pension disability issues: Part II	(LGL) 42:11 (May)	Recent case	(AL) 35:11 (June)
REOTT, RAYMOND: Reading a Phase 1 environmental report	(ENVL) 36:1 (Oct.)	<i>Rodriguez</i> reiterates the 35-day rule of the Administrative Review Law	(AL) 35:7 (Feb.)
RICH, PAULA: <i>Pasquantino et al. v. United States</i> , 336 F.3d 321, (4th Cir. 2005), affirmed	(IIL) 43:1 (July)	Unintended consequences of administrative review law amendments snare the unwary	(BB) 36:5 (June)
RIGGS, MAUREEN E.: Another blow to local governmental immunity... <i>Brooks v. Illinois Central RR</i>	(LGL) 42:2 (Aug.)	Unintended consequences of ARL amendments snare the unwary	(AL) 35:7 (Feb.)
RIGGS, THOMAS: Coming to a courtroom near you—Evidence-based practices	(CL) 18:2 (Nov.)	SEELIG, STEVEN A.: SEC proposes new disclosure rules for executive compensation	(CLD) 43:10 (June)
RITCHIE, MEREDITH: Letter from the Chair	(WATL) 11:1 (Sept.)	SEITZ, WILLIAM J.: Recent court decisions	(SALT) 49:1 (July)
Letter from the Chair	(WATL) 11:3 (Mar.)	SHANES, DANIEL B.: How many plaintiffs make a party?	(BB) 36:1 (Sept.)
ROBISON, JOHN C., Jr.: The covenant to reasonably develop implied in an Illinois oil and gas lease	(ML) 32:2 (Dec.)	How void is void?	(BB) 36:3 (Dec.)
ROSENBAUM, RANDALL: Case summaries	(CJ) 49:2 (Dec.)	SHANNON, DAVID R.: Employee benefits update	(FT) 52:3 (Mar.)
ROSENTHAL, TERRY: How do you measure success?	(LOME) 27:2 (Dec.)	SHARP, TERRY: Who says bankruptcy isn't interesting?	(CBAB) 50:5 (May)
ROSS, DINA: Software licensing and related agreements: Top 10 business issues a licensee's attorney needs to know	(CLD) 43:2 (Aug.)	SIDDIQUEE, NAWHABA: Seventh Circuit Pattern Civil Jury Instructions now available online	(FCP) 4:2 (Dec.)
Sweepstakes and promotions: The fine are of the fine print	(CLD) 43:9 (May)	SIMONSON, SARAH: Never again or always forever? The fate of Africa, specifically the current genocide in Sudan	(HR) 32:5 (June)
ROUHANDEH, JEFFREY A.: Dealing with emotionally distraught and irate clients	(LOME) 27:4 (June)	SINGLEY, EMILY C.: Putting a price on a lawyer's goodwill: New S.C. Rule 1.17 reflects fundamental duty of lawyer to value both their clients and their reputations	(LOME) 27:3 (Mar.)
RUBIN, ARNOLD G.: Carpenter bypasses employer's attempts to detour benefits	(WCL) 43:2 (Jan.)	SKONING, Gerald D.: John Erlinborn (1927-2005): Illinois Congressman known as "Father of ERISA"	(EB) 24:2 (Dec.)
Employer avoids "commutation" order	(WCL) 43:2 (Jan.)	SLUTZKY, RODNEY: Letter from the Chair: Welcome to the 2005-2006 State and Local Taxation Section	(SALT) 49:1 (July)
RUDY, SHERRI: Seventeenth Judicial Circuit hosts Elder Abuse Symposium	(EL) 11:2 (Feb.)	A note from the Chair	(SALT) 49:12 (June)
RYAN, MARTIN P.: Safeguarding your life savings from future creditors	(CBAB) 50:1 (July)	SMALL, BRADLEY W. with SPEICHER, PHILIP D.: Section 105 bankruptcy sanctions	(CBAB) 50:2 (Dec.)
RYDER, TREY: Design your client agreement as a legal and marketing document	(YLD) 50:1 (Aug.)	SMITH, CATHAY: Free magazines and the Tooth Fairy	(AUCL) 44:4 (June)
SAHU, PRADIP K.: Seventh Circuit interprets notice requirements with regard to removal hearings and		SOK, JEFFREY V.: China placed on the Priority Watch List	(IIL) 43:7 (May)
		SOSNOW, CLIFF: Proposed amendments to the Investment Canada Act	(IIL) 43:5 (Jan.)
		SPESIA, CHRISTIAN G.: Special Service Areas and Special Assessment Areas—a growing trend in financing of public improvements for new construction	(REL) 51:3 (Feb.)
		SPYRATOS, ETHEL: Series LLCs	(CSL) 51:3 (Apr.)
		STALMACK, JOHN M.: State of mind	(CPAP) 51:1 (Sept.)
		STALTER, LISLE A.: Case Synopsis: <i>Southern Illinoisan v. Illinois Department of Public Health</i>	(CGL) 7:3 (Apr.)
		STEINBERG, DARRELL: What happened in Vegas is not staying in Vegas	(LAEL) 43:4 (Mar.)
		STEVENSON, JAMES W.: Hospital Director of Nurses	

suffers stroke while giving speech at physician's retirement dinner—held compensable	(WCL) 43:4 (June)	WERTS, KENNETH F.: Suspension of benefits for failure to attend Section 12 examination proper where employer disputes that Claimant is an "employee entitled to receive disability benefits"	(WCL) 43:1 (Sept.)
Payment of award of medical bills directly to medical provider/Section 19(g) and hourly attorney fee set at \$250	(WCL) 43:4 (June)	WESTON, JAMES K.: Coalbed methane ownership determined: <i>Continental Resources of Illinois, Inc. v. Illinois Methane, LLC et al.</i>	(ML) 32:4 (May)
Pension Board hearing must comply with Industrial Commission finding because of collateral estoppel	(WCL) 43:4 (June)	From the editor	(ML) 32:1 (Sept.)
STEVENSON, PHILIP: Assessing disproportionate minority contact with the Illinois juvenile justice system	(CL) 18:3 (Mar.)	From the editor	(ML) 32:2 (Dec.)
STRELLIS, JACK A.: U.S. Magistrate Donald G. Wilkerson	(FCP) 4:1 (Sept.)	From the editor	(ML) 32:3 (Mar.)
STROUF, JENNIFER HOPE: Current state of cash balance plans	(EB) 24:4 (June)	From the editor	(ML) 32:4 (May)
STRUB, REBECCA E. BEGELMAN: International estate planning: A multinational couple with multinational interests	(IIL) 43:2 (Sept.)	Illinois drilling permits—Do high prices translate to increased activity?	(ML) 32:1 (Sept.)
SULLIVAN, MARK E.: The new Servicemembers Civil Relief Act	(FL) 49:1 (July)	Illinois drilling permits—Do high prices translate to increased activity?	(ML) 32:2 (Dec.)
SWANSON, ALFRED M.: Be careful what you file with the Court	(BB) 36:5 (June)	Illinois drilling permits—Do high prices translate to increased activity?	(ML) 32:3 (Mar.)
Mandamus and the lilac bush: <i>Jamison v. City of Zion</i>	(LGL) 42:5 (Nov.)	Illinois drilling permits—The upward trend continues	(ML) 32:4 (May)
2-04-1050 (August 12, 2005); 2005WL2045603	(LGL) 42:5 (Nov.)	Legislative update	(ML) 32:1 (Sept.)
Replacing an improperly passed ordinance without repealing the old does not cure the defect	(LGL) 42:11 (May)	Legislative update	(REL) 51:2 (Nov.)
TAKHSH, ALEN: Unaccompanied immigrant children: The problem	(IIL) 43:3 (Nov.)	Mineral law in Illinois	(ML) 32:3 (Mar.)
Unaccompanied immigrant children: The solution	(IIL) 43:4 (Dec.)	WHITE, ALEXANDER P.: The 25th Annual State & Local Taxation Conference	(SALT) 49:6 (Dec.)
TANNENBAUM, FRED: The second half of smart—How to temper your intelligence and become a more effective deal lawyer	(YLD) 50:4 (Feb.)	WILD, ROBERT J.: SEC simplifies Securities Act registration procedures and modernizes issuer Communications	(CSL) 51:1 (Nov.)
TAUGINAS, AUSRA with KELLER, PAUL N.: "Clearly something wrong": Seventh Circuit limits "Class of One" equal protection actions	(LGL) 42:7 (Jan.)	WILLIAMS, GUY E. with GARWOOD, SCOTT E.: A review of the final regulations under Circular 230	(FT) 52:1 (Aug.)
TEAGUE, ELIZABETH A.: Practice tip: Dealing with difficult clients	(GPS) 34:5 (Feb.)	WILLIAMS, J. MICHAEL: Supreme Court decides that title insurers are not in the business of supplying information when they issue title commitments and title insurance policies	(REL) 51:5 (Apr.)
TIBBETTS, JACK H.: New bankruptcy law changes for nonresidential landlords and tenants	(REL) 51:6 (May)	WILLIS, CHRIS: Comparing scotch and bourbon regulations	(AUCL) 44:4 (June)
TOOSLEY, ADAM C. with GOLDSTEIN, A. JAY and STURINO, DENEAN K.: Owners and operators of ATMs take notice or pay the price for Automated Terrible Misfortune	(CSL) 51:2 (Jan.)	WITCHER, ANDREA M.: Someone you should know: Lori G. Levin	(CGL) 7:3 (Apr.)
TORRES, JEFFREY C.: Should Illinois municipalities be in the business of constructing Wi-Fi wireless broadband networks?	(LGL) 42:6 (Dec.)	WOJCIK, MARK E.: Free Embassy Newsletter provides information on Jordan	(IIL) 43:2 (Sept.)
TREGUBENKO, YEVGENLY with SAVOSTIANOV, MAXIM: The new currency control regulations in Russia	(IIL) 43:3 (Nov.)	From the former Chair	(IIL) 43:1 (July)
TURNER, RICK: <i>Willis v. Kiferbaum Construction: A Kotecki</i>	(CPAP) 51:3 (Dec.)	Leaving kids alone in cars: An amendment to the Illinois Child endangerment statute is declared unconstitutional, but the underlying act can still be prosecuted without a statutory presumption	(CL) 18:4 (June)
waiver by a subcontractor does not climb the chain to benefit a contractor higher up unless expressly provided for by contract	(AGL) 15:3 (Nov.)	Leaving kids alone in cars: An amendment to the Illinois Child endangerment statute is declared unconstitutional, but the underlying act can still be prosecuted without a statutory presumption	(HR) 32:5 (June)
UCHTMANN, D. L.: 2005 legislation amends Criminal Trespass and Aggravated Battery statutes	(AGL) 15:3 (Nov.)	New Illinois laws affecting human rights: A selected survey of recent legislation approved in Illinois	(HR) 32:2 (Sept.)
Crop insurance: A tool for managing your farmer-clients' risk	(IIL) 43:5 (Jan.)	Thoughts on the creation of the United Nations Human Rights Council	(HR) 32:4 (Apr.)
Where's the beef? Mad Cow Disease and the international trade in U.S., Canadian and Japanese beef	(IIL) 43:5 (Jan.)	Thoughts on the creation of the United Nations Human Rights Council	(IIL) 43:7 (May)
VASILJEVICH, THOMAS: Amendment to applicable sections of the Internal Revenue Code changing the half-year age conventions to full-year age conventions for retirement plan distribution purposes	(FT) 52:1 (Aug.)	WOLF, STUART H.: From the Chair...	(BAFP) 20:1 (Jan.)
VAZQUEZ, GREGORY PAUL with MAX, BRENDAN; HAZE, RON; MIRANDA, MIGUEL E.; McDONNELL, VERA; and MALONEY, MATT: Case summaries	(CJ) 49:5 (June)	In honor of... Gene Petersen	(BAFP) 20:1 (Jan.)
VETRI, KRISTI M.: Do not resuscitate: The Public Health Department has a new form	(EL) 11:1 (Nov.)	WOOD, SHAWN with CLARK, KATHRYN S.: Insurance defense cost reimbursement: The Illinois Supreme Court goes its own way	(CPAP) 51:6 (Mar.)
VOORN, JOHN: Book review: <i>What you Need to Know About Social Security</i>	(EL) 11:4 (June)	WOODWARD, KATHRYN: Timing may not be everything, but it is important in retaliation cases	(LAEL) 43:2 (Oct.)
WARD, PATRICK E.: Finding a life in the law	(GPS) 34:5 (Feb.)	What is adverse to one may not be adverse to all in retaliation cases	(LAEL) 43:2 (Oct.)
Hot probate, estate and trust topics in a nutshell	(GPS) 34:3 (Dec.)	WRIGHT, E. KENNETH: Pro bono: For the public good	(BB) 36:1 (Sept.)
WARD, PATRICK E. with FOULKER, DARLA A.: An update on "Miranda Warnings" for debt collection lawsuits	(CBAB) 50:1 (July)	WYSOCKI, BERNARD: Administrative Law: A hearing with a predetermined outcome is no hearing at all	(GPS) 34:2 (Nov.)
WEILER, RORY T.: Enforcement of prenuptial agreements under the Illinois Uniform Premarital Agreement Act	(FL) 49:5 (Feb.)	Stress and the 21st century attorney	(GPS) 34:5 (Feb.)
WELLS, ROBERT E.: Inadequate disclosure by arbitrator results in award being vacated	(ADR) 12:6 (June)	YAVITZ, DAVID B.: VoIP	(COLT) 13:3 (Dec.)
The jury system: Evolution of revolution	(ADR) 12:5 (Apr.)	YOW, H. ALLEN: "All collection costs" does not mean attorney fees	(GPS) 34:4 (Jan./Feb.)
		Practice Alert: Home repair and remodeling contractors beware!	(GPS) 34:6 (Mar.)
		ZAYED, SAMIA: Florida: Pressure by Mediator can justify setting aside a settlement	(ADR) 12:1 (Oct.)
		Rethinking divorce through collaborative practice	(ADR) 12:6 (June)
		Who determines an arbitration agreement's conscionability?	(ADR) 12:2 (Dec.)

suffers stroke while giving speech at physician's retirement dinner—held compensable	(WCL) 43:4 (June)	WERTS, KENNETH F.: Suspension of benefits for failure to attend Section 12 examination proper where employer disputes that Claimant is an "employee entitled to receive disability benefits"	(WCL) 43:1 (Sept.)
Payment of award of medical bills directly to medical provider/Section 19(g) and hourly attorney fee set at \$250	(WCL) 43:4 (June)	WESTON, JAMES K.: Coalbed methane ownership determined: <i>Continental Resources of Illinois, Inc. v. Illinois Methane, LLC et al.</i>	(ML) 32:4 (May)
Pension Board hearing must comply with Industrial Commission finding because of collateral estoppel	(WCL) 43:4 (June)	From the editor	(ML) 32:1 (Sept.)
STEVENSON, PHILIP: Assessing disproportionate minority contact with the Illinois juvenile justice system	(CL) 18:3 (Mar.)	From the editor	(ML) 32:2 (Dec.)
STRELLIS, JACK A.: U.S. Magistrate Donald G. Wilkerson	(FCP) 4:1 (Sept.)	From the editor	(ML) 32:3 (Mar.)
STROUF, JENNIFER HOPE: Current state of cash balance plans	(EB) 24:4 (June)	From the editor	(ML) 32:4 (May)
STRUB, REBECCA E. BEGELMAN: International estate planning: A multinational couple with multinational interests	(IIL) 43:2 (Sept.)	Illinois drilling permits—Do high prices translate to increased activity?	(ML) 32:1 (Sept.)
SULLIVAN, MARK E.: The new Servicemembers Civil Relief Act	(FL) 49:1 (July)	Illinois drilling permits—Do high prices translate to increased activity?	(ML) 32:2 (Dec.)
SWANSON, ALFRED M.: Be careful what you file with the Court	(BB) 36:5 (June)	Illinois drilling permits—Do high prices translate to increased activity?	(ML) 32:3 (Mar.)
Mandamus and the lilac bush: <i>Jamison v. City of Zion</i>	(LGL) 42:5 (Nov.)	Illinois drilling permits—The upward trend continues	(ML) 32:4 (May)
2-04-1050 (August 12, 2005); 2005WL2045603	(LGL) 42:5 (Nov.)	Legislative update	(ML) 32:1 (Sept.)
Replacing an improperly passed ordinance without repealing the old does not cure the defect	(LGL) 42:11 (May)	Legislative update	(REL) 51:2 (Nov.)
TAKHSH, ALEN: Unaccompanied immigrant children: The problem	(IIL) 43:3 (Nov.)	Mineral law in Illinois	(ML) 32:3 (Mar.)
Unaccompanied immigrant children: The solution	(IIL) 43:4 (Dec.)	WHITE, ALEXANDER P.: The 25th Annual State & Local Taxation Conference	(SALT) 49:6 (Dec.)
TANNENBAUM, FRED: The second half of smart—How to temper your intelligence and become a more effective deal lawyer	(YLD) 50:4 (Feb.)	WILD, ROBERT J.: SEC simplifies Securities Act registration procedures and modernizes issuer Communications	(CSL) 51:1 (Nov.)
TAUGINAS, AUSRA with KELLER, PAUL N.: "Clearly something wrong": Seventh Circuit limits "Class of One" equal protection actions	(LGL) 42:7 (Jan.)	WILLIAMS, GUY E. with GARWOOD, SCOTT E.: A review of the final regulations under Circular 230	(FT) 52:1 (Aug.)
TEAGUE, ELIZABETH A.: Practice tip: Dealing with difficult clients	(GPS) 34:5 (Feb.)	WILLIAMS, J. MICHAEL: Supreme Court decides that title insurers are not in the business of supplying information when they issue title commitments and title insurance policies	(REL) 51:5 (Apr.)
TIBBETTS, JACK H.: New bankruptcy law changes for nonresidential landlords and tenants	(REL) 51:6 (May)	WITCHER, ANDREA M.: Someone you should know: Lori G. Levin	(AUCL) 44:4 (June)
TOOSLEY, ADAM C. with GOLDSTEIN, A. JAY and STURINO, DENEAN K.: Owners and operators of ATMs take notice or pay the price for Automated Terrible Misfortune	(CSL) 51:2 (Jan.)	WOJCIK, MARK E.: Free Embassy Newsletter provides information on Jordan	(CGL) 7:3 (Apr.)
TORRES, JEFFREY C.: Should Illinois municipalities be in the business of constructing Wi-Fi wireless broadband networks?	(LGL) 42:6 (Dec.)	From the former Chair	(IIL) 43:2 (Sept.)
TREGUBENKO, YEVGENLY with SAVOSTIANOV, MAXIM: The new currency control regulations in Russia	(IIL) 43:3 (Nov.)	Leaving kids alone in cars: An amendment to the Illinois Child endangerment statute is declared unconstitutional, but the underlying act can still be prosecuted without a statutory presumption	(IIL) 43:1 (July)
TURNER, RICK: <i>Willis v. Kiferbaum Construction: A Kotecki</i>	(CPAP) 51:3 (Dec.)	Leaving kids alone in cars: An amendment to the Illinois Child endangerment statute is declared unconstitutional, but the underlying act can still be prosecuted without a statutory presumption	(CL) 18:4 (June)
waiver by a subcontractor does not climb the chain to benefit a contractor higher up unless expressly provided for by contract	(AGL) 15:3 (Nov.)	New Illinois laws affecting human rights: A selected survey of recent legislation approved in Illinois	(HR) 32:5 (June)
UCHTMANN, D. L.: 2005 legislation amends Criminal Trespass and Aggravated Battery statutes	(AGL) 15:3 (Nov.)	Thoughts on the creation of the United Nations Human Rights Council	(HR) 32:2 (Sept.)
Crop insurance: A tool for managing your farmer-clients' risk	(IIL) 43:5 (Jan.)	Thoughts on the creation of the United Nations Human Rights Council	(HR) 32:4 (Apr.)
Where's the beef? Mad Cow Disease and the international trade in U.S., Canadian and Japanese beef	(IIL) 43:5 (Jan.)	WOLF, STUART H.: From the Chair...	(IIL) 43:7 (May)
VASILJEVICH, THOMAS: Amendment to applicable sections of the Internal Revenue Code changing the half-year age conventions to full-year age conventions for retirement plan distribution purposes	(FT) 52:1 (Aug.)	In honor of... Gene Petersen	(BAFP) 20:1 (Jan.)
VAZQUEZ, GREGORY PAUL with MAX, BRENDAN; HAZE, RON; MIRANDA, MIGUEL E.; McDONNELL, VERA; and MALONEY, MATT: Case summaries	(CJ) 49:5 (June)	WOOD, SHAWN with CLARK, KATHRYN S.: Insurance defense cost reimbursement: The Illinois Supreme Court goes its own way	(BAFP) 20:1 (Jan.)
VETRI, KRISTI M.: Do not resuscitate: The Public Health Department has a new form	(EL) 11:1 (Nov.)	WOODWARD, KATHRYN: Timing may not be everything, but it is important in retaliation cases	(CPAP) 51:6 (Mar.)
VOORN, JOHN: Book review: <i>What you Need to Know About Social Security</i>	(EL) 11:4 (June)	What is adverse to one may not be adverse to all in retaliation cases	(LAEL) 43:2 (Oct.)
WARD, PATRICK E.: Finding a life in the law	(GPS) 34:5 (Feb.)	WRIGHT, E. KENNETH: Pro bono: For the public good	(LAEL) 43:2 (Oct.)
Hot probate, estate and trust topics in a nutshell	(GPS) 34:3 (Dec.)	WYSOCKI, BERNARD: Administrative Law: A hearing with a predetermined outcome is no hearing at all	(BB) 36:1 (Sept.)
WARD, PATRICK E. with FOULKER, DARLA A.: An update on "Miranda Warnings" for debt collection lawsuits	(CBAB) 50:1 (July)	Stress and the 21st century attorney	(GPS) 34:2 (Nov.)
WEILER, RORY T.: Enforcement of prenuptial agreements under the Illinois Uniform Premarital Agreement Act	(FL) 49:5 (Feb.)	YAVITZ, DAVID B.: VoIP	(GPS) 34:5 (Feb.)
WELLS, ROBERT E.: Inadequate disclosure by arbitrator results in award being vacated	(ADR) 12:6 (June)	YOW, H. ALLEN: "All collection costs" does not mean attorney fees	(COLT) 13:3 (Dec.)
The jury system: Evolution of revolution	(ADR) 12:5 (Apr.)	Practice Alert: Home repair and remodeling contractors beware!	(GPS) 34:4 (Jan./Feb.)
		ZAYED, SAMIA: Florida: Pressure by Mediator can justify setting aside a settlement	(GPS) 34:6 (Mar.)
		Rethinking divorce through collaborative practice	(ADR) 12:1 (Oct.)
		Who determines an arbitration agreement's conscionability?	(ADR) 12:6 (June)
			(ADR) 12:2 (Dec.)

# SUBJECT INDEX

References are to volume: issue number and (month)

## Abuse/Neglect

- Financial abuse of the elderly (EL) 11:4 (June)  
New amendment to Power of Attorney Act strengthens Elder Abuse program (EL) 11:4 (June)

## Administrative Law

- 7th Circuit opinion explains administrative law judge's obligation to build a full record, with complete evidentiary support, and to adequately discuss issues (AL) 35:5 (Dec.)  
ABA Section of Administrative Law and Regulatory Practice 2006 Gellhorn-Sargentich Law Student Essay Competition (AL) 35:6 (Jan.)  
Adding necessary parties to administrative review actions—A practical approach (AL) 35:8 (Mar.)  
Administrative Law: A hearing with a predetermined outcome is no hearing at all (GPS) 34:2 (Nov.)  
Administrative review of Chicago's DOAH decisions made easy (AL) 35:11 (June)  
Administrative review: Unintended consequences of ARL amendments snares the unwary. Strict compliance with statutes are required to obtain administrative review (GPS) 34:4 (Jan./Feb.)  
Appellate court analyzes the application of res judicata to administrative review (AL) 35:10 (May)  
Appellate court analyzes procedures regarding the City of Chicago Department of Administrative Hearings (AL) 35:8 (Mar.)  
Appellate Court explains basis for reversal under the "clearly erroneous" standard and also finds Section 3-115 of the Illinois Pension Code unconstitutional (AL) 35:5 (Dec.)  
Attorney General issues opinions (AL) 35:2 (Sept.)  
City of Chicago adjudication withstands challenge again (AL) 35:7 (Feb.)  
Drafting committee for the Model State APA is seeking input (AL) 35:6 (Jan.)  
Exhaustion revisited (AL) 35:3 (Oct.)  
Illinois Attorney General issues opinions (AL) 35:10 (May)  
ISBA Newsletter authors can receive CLE program discount (AL) 35:2 (Sept.)  
Medical reform bill's effect on the statute of limitations clause pursuant to the Medical Practice Act (AL) 35:6 (Jan.)  
Motions for specification of errors in municipal cases (AL) 35:11 (June)  
NAALJ holds annual conference in Chicago (AL) 35:7 (Feb.)  
A previous court ruling of invalidity of an agency's rule does not necessarily bar attorney fees in a subsequent case (AL) 35:3 (Oct.)  
Promulgation of "emergency rules" requires a true emergency (AL) 35:1 (Aug.)  
Public hearings on zoning matters following the *Klaeren* decision (AL) 35:11 (June)  
Public Information and Privacy Rights Seminar scheduled (AL) 35:2 (Sept.)  
Recent case (AL) 35:2 (Sept.)  
Recent case (AL) 35:11 (June)  
Recent federal administrative law decision (AL) 35:6 (Jan.)  
*Rodriguez* reiterates the 35-day rule of the Administrative Review Law (AL) 35:7 (Feb.)  
Solutions to procedural issues in administrative hearings (AL) 35:3 (Oct.)  
Summary of recent decision (AL) 35:5 (Dec.)  
Summary of recent decisions (AL) 35:1 (Aug.)  
Summary of recent decisions (AL) 35:3 (Oct.)  
Summary of recent decisions (AL) 35:4 (Nov.)  
Summary of recent decisions (AL) 35:6 (Jan.)  
Summary of recent decisions (AL) 35:7 (Feb.)  
Summary of recent decisions (AL) 35:8 (Mar.)  
Summary of recent decisions (AL) 35:9 (Apr.)  
Summary of recent decisions (AL) 35:10 (May)  
Summary of recent decisions (AL) 35:11 (June)  
Supreme Court to review administrative procedure case (AL) 35:2 (Sept.)  
Unintended consequences of ARL amendments snare the unwary (AL) 35:7 (Feb.)  
The use of hearsay in contested cases: To be or not to be? (AL) 35:9 (Apr.)  
*Walters* reiterates that not all administrative action is reviewable (AL) 35:1 (Aug.)

## Agricultural Law

- 2005 legislation amends Criminal Trespass and Aggravated Battery statutes (AGL) 15:3 (Nov.)  
Attorney questionnaire (AGL) 15:4 (Jan.)  
Brief legislation update (AGL) 15:3 (Nov.)  
Crop insurance: A tool for managing your farmer-clients' risk (AGL) 15:3 (Nov.)  
Estate and gift tax changes for 2006 (AGL) 15:3 (Nov.)  
Federal court strikes down Nebraska corporate farming law (AGL) 15:5 (Apr.)  
New Grain Insurance Fund provisions may affect your clients (AGL) 15:1 (July)  
Risk management strategies for identity preserved grain exports (AGL) 15:2 (Sept.)  
The Series LLC: New Illinois law provides avenue for asset protection (AGL) 15:4 (Jan.)  
The Supreme Court plants an idea—All life forms are patentable! And farmers get the short end of the stalk. Part 1: The decision (AGL) 15:1 (July)

## Alternative Dispute Resolution

- ADR happenings (ADR) 12:1 (Oct.)  
ADR happenings (ADR) 12:2 (Dec.)  
ADR happenings (ADR) 12:3 (Feb.)  
Alternative dispute resolution (REL) 51:4 (Mar.)  
The Alternative Dispute Resolution Handbook of the ADR Section Council of the State Bar of Texas (LAEL) 43:1 (July)  
Alternative dispute resolution in the 17th Judicial Circuit (ADR) 12:4 (Mar.)  
Arbitration fees—Who pays? (ADR) 12:1 (Oct.)  
Case summaries (ADR) 12:1 (Oct.)  
Case summaries (ADR) 12:2 (Dec.)  
Case summaries (ADR) 12:3 (Feb.)  
Case summaries (ADR) 12:4 (Mar.)  
Case summaries (ADR) 12:5 (Apr.)  
Case summaries (ADR) 12:6 (June)  
Change in Small Claims limits affects arbitration (BB) 36:4 (Apr.)  
Seventh Circuit's final answer: Would-be millionaire's failure to read official contest rules did not invalidate agreement to arbitrate (CPAP) 51:8 (June)  
Debarred from right to reject arbitration award; lessons for arbitrators and litigants (BB) 36:3 (Dec.)  
A dispute resolution balancing act (ADR) 12:3 (Feb.)  
Employment arbitration agreements are enforceable, even when unilaterally proposed by the employer during the course of employment (CPAP) 51:8 (June)  
An excellent program on international commercial arbitration (IIL) 43:4 (Dec.)  
Florida: Pressure by Mediator can justify setting aside a settlement (ADR) 12:1 (Oct.)  
FMCS study found mediation saved \$9 billion for economy (ADR) 12:3 (Feb.)  
Happenings (ADR) 12:4 (Mar.)  
Happenings (ADR) 12:5 (Apr.)  
Happenings (ADR) 12:6 (June)  
Inadequate disclosure by arbitrator results in award being vacated (ADR) 12:6 (June)  
International commercial arbitration: An introduction (IIL) 43:5 (Jan.)  
The jury system: Evolution of revolution (ADR) 12:5 (Apr.)  
Mediation can constitute social work (ADR) 12:4 (Mar.)  
Mediation of financial issues in divorce (FL) 49:1 (July)  
Mediation skills for advocates (BB) 36:2 (Nov.)  
News and events (ADR) 12:5 (Apr.)  
Ombudsmen: Part 1 (ADR) 12:1 (Oct.)  
Ombudsmen: Part II (ADR) 12:2 (Dec.)  
Ombudsmen: Part III (ADR) 12:3 (Feb.)  
Restorative justice around the world (ADR) 12:5 (Apr.)  
Rethinking divorce through collaborative practice (ADR) 12:6 (June)  
Standards & certification section (ADR) 12:4 (Mar.)  
Traditional ceremonies prove effective in tribal court (ADR) 12:2 (Dec.)  
When in doubt, read the rules (BB) 36:1 (Sept.)  
When is a settlement a settlement? (ADR) 12:4 (Mar.)  
Who determines an arbitration agreement's conscionability? (ADR) 12:2 (Dec.)

## Antitrust and Unfair Competition Law

The Antitrust Counselor: Pre-closing conduct after Blumenthal's speech	(AUCL) 44:2 (Apr.)
The Antitrust Counselor: Robinson Patman after <i>Reeder-Simco</i>	(AUCL) 44:1 (Dec.)
Case summaries	(AUCL) 44:1 (Dec.)
Comparing scotch and bourbon regulations	(AUCL) 44:4 (June)
Crafting an appropriate standard for measuring competitive impact in bundling cases	(AUCL) 44:2 (Apr.)
Free magazines and the Tooth Fairy	(AUCL) 44:4 (June)
Fringe lending: The need to reel in corporate loan sharks	(AUCL) 44:4 (June)
"Probation" programs to enforce retail price maintenance	(AUCL) 44:1 (Dec.)
Recent case summaries	(AUCL) 44:3 (May)
The rhetoric of gun-jumping	(AUCL) 44:2 (Apr.)

## Arthur v. Catour

The effect of <i>Arthur v. Catour</i> : the defense perspective	(BB) 36:2 (Nov.)
The effect of <i>Arthur v. Catour</i> : the plaintiff's perspective	(BB) 36:2 (Nov.)
The effect of <i>Arthur v. Catour</i> : a trial judge's perspective	(BB) 36:2 (Nov.)
Has the Supreme Court changed trial practice? The effect of <i>Arthur v. Catour</i>	(BB) 36:2 (Nov.)
Practice alert: Supreme Court discusses admissibility of medical bills in P.I. cases	(GPS) 34:3 (Dec.)

## Attorney fees

"All collection costs" does not mean attorney fees	(GPS) 34:4 (Jan./Feb.)
Amendment to applicable sections of the Internal Revenue Code changing the deductibility of attorney fees	(FT) 52:1 (Aug.)
Attorneys' pleas for fees pays off	(WCL) 43:2 (Jan.)
Casenote: Collecting attorneys fees in probate court following the ward's death	(EL) 11:1 (Nov.)
Let divorce practitioners beware: Attorneys must sue clients within one year to recover fees	(FL) 49:3 (Oct.)
Petitions for contribution to attorney fees in post-decree cases: An update on the law	(FL) 49:2 (Sept.)
A previous court ruling of invalidity of an agency's rule does not necessarily bar attorney fees in a subsequent case	(AL) 35:3 (Oct.)

## Awards

2005 Tradition of Excellence Award	(GPS) 34:1 (Aug.)
Dawn Clark Netsch receives Gertz Award	(HR) 32:4 (Apr.)
Paul Freehling: 2006 Laureate, Illinois State Bar Association Academy of Illinois Lawyers	(AL) 35:7 (Feb.)
The Tradition of Excellence Award	(YLD) 50:5 (Apr.)
YLD announces 2006 award winners	(YLD) 50:6 (June)

## Bankruptcy

Bankruptcy 2005: New landscape for preference proceedings	(CBAB) 50:2 (Dec.)
The Bankruptcy Abuse Prevention and Consumer Act of 2005 and its impact on seniors	(EL) 11:2 (Feb.)
Chapter 9 Bankruptcy in Illinois: The obvious now has precedent	(CBAB) 50:4 (Mar.)
Deferred compensation plans: How the new bankruptcy law affects them and an update on IRC Section 409A	(FT) 52:2 (Nov.)
The family lawyer's guide to bankruptcy reform	(FL) 49:3 (Oct.)
Financial planning for retirement plan assets under the new Bankruptcy Code	(BAFP) 20:1 (Jan.)
New bankruptcy law changes for nonresidential landlords and tenants	(REL) 51:6 (May)
Revisions to Chapter 12 under the new Bankruptcy Code Provisions	(CBAB) 50:1 (July)
Section 105 bankruptcy sanctions	(CBAB) 50:2 (Dec.)
Who says bankruptcy isn't interesting?	(CBAB) 50:5 (May)

## Banks and Financial Institutions

Bill status report (Section Council action as of 11/28/05)	(CBAB) 50:3 (Jan.)
Federal and state banking law cases	(CBAB) 50:2 (Dec.)
Fringe lending: The need to reel in corporate loan sharks	(AUCL) 44:4 (June)
Not my job: The duty of third parties to assert exemptions on behalf of judgment debtors	(CBAB) 50:1 (July)
Safeguarding your life savings from future creditors	(CBAB) 50:1 (July)

Update by banking committee  
An update on "Miranda Warnings" for debt collection lawsuits

(CBAB) 50:1 (July)  
(CBAB) 50:1 (July)

## Biographies

Ann B. Jorgensen: First Woman Chief Judge of the Eighteenth Circuit	(WATL) 11:4 (June)
In honor of... Gene Petersen	(BAFP) 20:1 (Jan.)
Irene F. Bahr, ISBA President Elect	(WATL) 11:4 (June)
John Erlenborn (1927-2005): Illinois Congressman known as "Father of ERISA"	(EB) 24:2 (Dec.)
Judicial Profile: U.S. Magistrate Judge Maria Valdez of the Northern District of Illinois	(FCP) 4:1 (Sept.)
Kathryn Zenoff: First Woman Chief Judge of the Seventeenth Circuit	(MWP) 16:2 (Jan.)
Profile of Judge Mark Filip	(FCP) 4:3 (Mar.)
Profile of our editor: Paul E. Freehling	(AL) 35:4 (Nov.)
Roger C. Siske dies at 61; practiced law at Sonnenschein for 36 years	(EB) 24:3 (Mar.)
Someone you should know: The Honorable Nancy J. Katz	(CGL) 7:1 (Sept.)
Someone you should know: Lori G. Levin	(CGL) 7:3 (Apr.)
Someone you should know: Recently appointed Northern District of Illinois United States Magistrate Jeffrey Cole	(FCP) 4:1 (Sept.)
Voice of a Co-editor	(MWP) 16:1 (Sept.)
William L. Cleaver, Moline: A profile of an Elder Law Attorney	(EL) 11:4 (June)

## Book reviews

A book review and personal recommendation	(BB) 36:5 (June)
Book review	(YLD) 50:6 (June)
Book review: <i>What you Need to Know about Social Security</i>	(EL) 11:4 (June)

## Business Law

Asset, income or market approach—Which is the best choice?	(BAFP) 20:2 (Mar.)
Copyright in the digital age	(CLD) 43:1 (July)
Corporate assumed name basics	(CLD) 43:3 (Sept.)
Corporations are paying more for in-house lawyers, new survey reports	(CLD) 43:4 (Oct.)
Do you know and practice the <i>Upjohn</i> warning?	(CLD) 43:7 (Mar.)
The fiduciary duty of a shareholder: <i>Hagshenas, Dowell</i> and related amendments to the Illinois Business Corporation Act	(CSL) 51:3 (Apr.)
HSA/FSA Grace Period Guidance Restricts Employer Options but Provides Limited Transition Relief	(CLD) 43:6 (Feb.)
IRS Issues Proposed Regulations on Employer-Comparable Contributions to HSAs	(CLD) 43:6 (Feb.)
Lowering financial risk in lending for projects	(CLD) 20:3 (May)
Members' derivative rights on behalf of Illinois not-for-profit corporations	(CLD) 43:5 (Jan.)
Owners and operators of ATMs take notice or pay the price for Automated Terrible Misfortune	(CSL) 51:2 (Jan.)
Parent corporation liability for acts of its subsidiary	(CSL) 51:4 (June)
Planning for business disputes and financial difficulties: Asset protection for shareholders	(CSL) 51:4 (June)
SEC proposes new disclosure rules for executive compensation	(CLD) 43:10 (June)
The Series LLC—A brief update	(CLD) 43:8 (Apr.)
Series LLCs	(CL) 51:3 (Apr.)
Software licensing and related agreements: Top 10 business issues a licensee's attorney needs to know	(CLD) 43:2 (Aug.)
The Supreme Court's decisions in <i>Arthur Andersen</i> and <i>Dura Pharmaceuticals</i>	(CSL) 51:2 (Jan.)
Sweepstakes and promotions: The fine are of the fine print	(CLD) 43:9 (May)
Wage garnishment—Not just the employee's problem	(BAFP) 20:2 (Mar.)

## Chief Illiniwek

Chief update	(HR) 32:5 (June)
Why we took Chief Illiniwek to court	(HR) 32:1 (Aug.)

## Child Support

"All" income included when calculating child support	(FL) 49:7 (Apr.)
--	------------------

Illinois employer hit with \$90,600 penalty under child support law (LAEL) 43:3 (Jan.)

## Circular 230

Circular 230—the final rules governing practice before the Internal Revenue Service and how practitioners are responding (REL) 51:1 (Oct.)  
 Circular 230—What to say (TE) 52:2 (Oct.)  
 A review of the final regulations under Circular 230 (FT) 52:1 (Aug.)  
 Sample Client letter—Circular 230 (TE) 52:1 (Aug.)

## Civil Law

(See also, *Arthur v. Catour*)

Accord and satisfaction: Investigation can make it more than a paper game (GPS) 34:4 (Jan./Feb.)  
 “All collection costs” does not mean attorney fees (GPS) 34:4 (Jan./Feb.)  
 Attorney’s retaining lien, circa 1889 (CPAP) 51:6 (Mar.)  
 Beware of putting attorney-client communications at issue or face waiver of privilege (CPAP) 51:4 (Jan.)  
 CAFA-7th Circuit Update (FCP) 4:3 (Mar.)  
 Change in Small Claims limits affects arbitration (BB) 36:4 (Apr.)  
 Clients with no health insurance: A new way to help them get their medical bills paid (CPAP) 51:2 (Nov.)  
 Confidentiality clauses may cause tax liability for plaintiffs in personal injury actions (CPAP) 51:2 (Nov.)  
 Contribution—An update (TT) 41:4 (June)  
 Criminal acts exclusion in auto gap insurance policy applies to driving under the influence (CPAP) 51:4 (Jan.)  
 Effectively using Rule 36 in summary judgment motions (FCP) 4:2 (Dec.)  
 Employment arbitration agreements are enforceable, even when unilaterally proposed by the employer during the course of employment (CPAP) 51:8 (June)  
 Evidence deposition testimony complies with Supreme Court Rule 213’s duty to supplement (CPAP) 51:1 (Sept.)  
 The Exclusionary Clause is the focus of the policyholder’s ire in *USAA v. Dare*: “It depends on what you mean by ‘maintenance’” (CPAP) 51:5 (Feb.)  
 First District rules that two-year limitation provision in uninsured motor vehicle policy is void as against public policy (CPAP) 51:7 (Apr.)  
 How many plaintiffs make a party? (BB) 36:1 (Sept.)  
 How to handle an employer’s group health plan lien (CPAP) 51:4 (Jan.)  
 How to use the Respondent in Discovery statute to your advantage (YLD) 50:5 (Apr.)  
 How void is void? (BB) 36:3 (Dec.)  
 The Illinois Supreme Court has applied the Parent Child Immunity Doctrine to foster parents and private corporate child care facilities reaching opposite conclusions (TT) 41:4 (June)  
 Insurance companies beware: Documents normally privileged may be discoverable (CPAP) 51:2 (Nov.)  
 Insurance defense cost reimbursement: The Illinois Supreme Court goes its own way (CPAP) 51:6 (Mar.)  
 Judicial notice revisited (CPAP) 51:1 (Sept.)  
 Judicial Profile: U.S. Magistrate Judge Maria Valdez of the Northern District of Illinois (FCP) 4:1 (Sept.)  
 Jury selection: Selling your case (CPAP) 51:8 (June)  
 Letter to the Editors regarding “How to Handle an Employer’s Group Health Plan Lien” (January 2006, Vol. 51, No. 4) (CPAP) 51:7 (Apr.)  
*Mazin v. Chicago White Sox*: The Sox strikeout on tort immunity (CPAP) 51:5 (Feb.)  
 New reality, new responsibility: Technology & demonstrative evidence in the courtroom (TT) 41:2 (Dec.)  
 Offers of proof: What are they and when do you need them? (CPAP) 51:7 (Apr.)  
 Open & obvious—Or have you forgotten? (TT) 41:1 (Nov.)  
 Personal jurisdiction.com revisited: In the wake of *Jennings v. AC Hydraulic*, both federal and state courts look for guidance as to “how much interactivity is enough?” (CPAP) 51:6 (Mar.)  
 Pre-trial dismissal based on other affirmative matter: An open invitation has its limits (CPAP) 51:4 (Jan.)  
 Promissory estoppel: Shield or sword? (CPAP) 51:5 (Feb.)  
 Proposed electronic discovery amendments to the Federal Rules—If it ain’t broke, don’t fix it (FCP) 4:1 (Sept.)  
*Redmond v. Socha*: Inconsistent verdicts in personal

injury cases (CPAP) 51:7 (Apr.)  
 Reply to Letter to the Editors regarding “How to Handle an Employer’s Group Health Plan Lien” (January 2006, Vol. 51, No. 4) (CPAP) 51:7 (Apr.)  
 Rescission/restitution: Be careful what you ask for, you may get it (CPAP) 51:2 (Nov.)  
 Response (FCP) 4:1 (Sept.)  
 Response to article by John B. Kincaid, “Attorney’s Retaining Lien, Circa 1889” in *Trial Briefs*, March 2006 (CPAP) 51:8 (June)  
 Review of the CM/ECF system—E-filing is mandatory for attorneys after September 30, 2005 (FCP) 4:1 (Sept.)  
 Rule 50 motions: Effective and proper use of motions for judgment as a matter of law (FCP) 4:4 (June)  
 Rule 68: Offer of judgment (FCP) 4:3 (Mar.)  
 Rule 222—A ticking time bomb (TT) 41:1 (Nov.)  
 Senate Bill 475—Cause for concern or self-generated crisis? (WATL) 11:2 (Jan.)  
 Seventh Circuit Pattern Civil Jury Instructions now available online (FCP) 4:2 (Dec.)  
 Seventh Circuit’s final answer: Would-be millionaire’s failure to read official contest rules did not invalidate agreement to arbitrate (CPAP) 51:8 (June)  
 Someone you should know: Recently appointed Northern District of Illinois United States Magistrate Jeffrey Cole (FCP) 4:1 (Sept.)  
 Spoliation of electronic evidence: This way be dragons! (TT) 41:2 (Dec.)  
 State of mind (CPAP) 51:1 (Sept.)  
 A statute that “never was” is!? (BB) 36:4 (Apr.)  
 Substitution of judge as of right (TT) 41:3 (Mar.)  
 Summary judgment (FCP) 4:2 (Dec.)  
 Summary judgment in the Southern District of Illinois (FCP) 4:2 (Dec.)  
 Things to bear in mind when moving to dismiss under Rule 12(b) (FCP) 4:3 (Mar.)  
 U.S. Magistrate Donald G. Wilkerson (FCP) 4:1 (Sept.)  
 Want to be like Mike? Not lately (CPAP) 51:1 (Sept.)  
 What is “healing art malpractice”? (TT) 41:3 (Mar.)  
 When in doubt, read the rules (BB) 36:1 (Sept.)

## Continuing Legal Education

Administration of program for MCLE being put in place (CBAB) 50:5 (May)  
 MCLE Board Chairman Addresses Government Bar Association; Director of MCLE Board Chosen (CGL) 7:4 (June)  
 Minimum continuing legal education and the Commission on Professionalism (FL) 51:3 (Feb.)  
 The new MCLE rules: An overview (WATL) 11:2 (Jan.)  
 New Supreme Court Rule 790 et al. establishing minimum continuing legal education requirements (SALT) 49:4 (Oct.)  
 ISBA newsletter authors can receive CLE program discounts (AGL) 15:4 (Jan.)  
 Want to discuss the new Minimum Continuing Legal Education requirements with other government agencies? Join the Illinois Government Consortium (CGL) 7:4 (June)

## Contracts

When’s a contract a contract? (PUT) 41:1 (Sept.)

## Criminal Law

2005 criminal law decisions of the Supreme Court of Illinois (CJ) 49:3 (Mar.)  
 2005 legislation amends Criminal Trespass and Aggravated Battery statutes (AGL) 15:3 (Nov.)  
 Case summaries (CJ) 49:1 (Sept.)  
 Case summaries (CJ) 49:2 (Dec.)  
 Case summaries (CJ) 49:3 (Mar.)  
 Case summaries (CJ) 49:4 (Apr.)  
 Case summaries (CJ) 49:5 (June)  
 Closing a criminal hearing (BB) 36:3 (Dec.)  
 Criminal acts exclusion in auto gap insurance policy applies to driving under the influence (CPAP) 51:4 (Jan.)  
 Legislation—Passed bills part 1: New offenses, amendments to existing offenses, and criminal procedure (CJ) 49:1 (Sept.)  
 Legislation—Passed bills part 2: Domestic violence, drug crimes, firearms, sex offenders, conspiracy (CJ) 49:2 (Dec.)  
 Summary of traffic-related decisions published in the official reports (CJ) 49:4 (Apr.)





State and Local Taxation Section	(SALT) 49:1 (July)	Seventeenth Judicial Circuit hosts Elder Abuse Symposium	(EL) 11:2 (Feb.)
Letter to the editor	(BB) 36:3 (Dec.)	Termination of parental rights in Illinois and the Americans	
Message from the Chair	(ADR) 12:2 (Dec.)	With Disabilities Act	(CL) 18:4 (June)
Message from the Chair	(ADR) 12:3 (Feb.)	William L. Cleaver, Moline: A profile of an Elder Law Attorney	(EL) 11:4 (June)
Message from the Chair	(ADR) 12:4 (Mar.)		
Message from the Chair	(ADR) 12:5 (Apr.)		
Message from the Chair	(ADR) 12:6 (June)		
Message from the Chair	(FL) 49:2 (Sept.)		
Message from the Chair	(FT) 52:5 (June)		
Message from the Chair: International business presentation & Seventh Circuit Judge Diane Wood to speak on November 11th	(IIL) 43:3 (Nov.)		
Message from the Chair: Judge Diane Wood and Judge Robert Vinnekor speak at successful Asylum CLE	(IIL) 43:5 (Jan.)		
Message from the newsletter editor	(FT) 52:3 (Mar.)		
A message from the Chair	(FT) 52:1 (Aug.)		
A note from the Chair	(SALT) 49:12 (June)		
A note from the co-editor	(SALT) 49:2 (Aug.)		
A note from the co-editor	(SALT) 49:8 (Feb.)		
A note from the co-editor	(SALT) 49:9 (Mar.)		
A note from the co-editor	(SALT) 49:10 (Apr.)		
A note from the co-editor	(SALT) 49:11 (May)		
A note from the editor	(SALT) 49:3 (Sept.)		
A note from the editor	(SALT) 49:4 (Oct.)		
A note from the editor	(SALT) 49:6 (Dec.)		
A note from the editor	(SALT) 49:7 (Jan.)		
View from the Chair	(CBAB) 50:5 (May)		
Voice of the Chair	(AL) 35:3 (Oct.)		
Voice of the Chair	(AL) 35:7 (Feb.)		
Voice of a Co-editor	(MWP) 16:1 (Sept.)		
<b>Education Law</b>			
Case update	(EDL) 50:2 (Dec.)		
Cyber bullying / cyber harassing / cyber stalking	(EDL) 50:3 (Apr.)		
Education labor relations case decisions	(EDL) 50:4 (June)		
FY 2007 elementary and secondary education budget	(EDL) 50:4 (June)		
Legislative summary	(EDL) 50:2 (Dec.)		
Legislative summary, Part II	(EDL) 50:3 (Apr.)		
<b>Elder and Disability Law</b>			
(see also, Abuse/Neglect, Guardianship, Medicare/Medicaid)			
Americans with Disabilities Act—What is a medical examination?	(LGL) 42:2 (Aug.)		
The Bankruptcy Abuse Prevention and Consumer Act of 2005 and its impact on seniors	(EL) 11:2 (Feb.)		
Calendar of upcoming elder law events and seminars	(EL) 11:1 (Nov.)		
Calendar of upcoming elder law events and seminars	(EL) 11:2 (Feb.)		
Casenote: Collecting attorneys fees in probate court following the ward's death	(EL) 11:1 (Nov.)		
Casenote: <i>In re: Kohlenbrener v. North Suburban Clinic, Ltd.</i> 356 ILL.APP.3D 414 (1ST DIST. 2005)	(EL) 11:3 (May)		
Casenote: <i>In re: Peter DeForest Winthrop, Attorney, Respondent</i> , 2006 WL 724822 (March 2006)	(EL) 11:3 (May)		
Disability law: Social Security	(GPS) 34:6 (Mar.)		
Do not resuscitate: The Public Health Department has a new form	(EL) 11:1 (Nov.)		
Elder notes	(EL) 11:1 (Nov.)		
Elder notes	(EL) 11:2 (Feb.)		
Elder notes	(EL) 11:3 (May)		
Elder notes	(EL) 11:4 (June)		
Have you appointed an Agent to control the disposition of your remains?	(EL) 11:3 (May)		
The <i>Hines</i> case—The story behind the story	(EL) 11:4 (June)		
Inconsistent assertions regarding disabilities made in ADA complaints and in applications for disability benefits	(LAEL) 43:2 (Oct.)		
Introduction to OBRA '93 Self-settled Special Needs Trusts	(EL) 11:3 (May)		
The most important person in the courtroom	(EL) 11:1 (Nov.)		
Police and fire pension disability issues: Part I	(LGL) 42:10 Apr.)		
Police and fire pension disability issues: Part II	(LGL) 42:11 (May)		
Section Council to meet with Healthcare and Family Services Department officials regarding implementation of Deficit Reduction Act	(EL) 11:3 (May)		
<b>Employment Law</b>			
2005 Illinois Human Rights Commission decisions	(LAEL) 43:4 (Mar.)		
The Alternative Dispute Resolution Handbook of the ADR Section Council of the State Bar of Texas	(LAEL) 43:1 (July)		
Carpenter bypasses employer's attempts to detour benefits	(WCL) 43:2 (Jan.)		
Current state of cash balance plans	(EB) 24:4 (June)		
Department of Employment Security raises the hourly rate for attorneys representing claimants	(LAEL) 43:1 (July)		
Department of Employment Security raises the hourly rate for attorneys representing claimants	(LAEL) 43:2 (Oct.)		
A discrimination lawsuit filed by an individual in a protected class who alleges adverse employment action may proceed even though the individual's replacement is a person in the same protected class	(LAEL) 43:3 (Jan.)		
Editor's Box: IRS issues audit guide to split-dollar life insurance	(TE) 52:1 (Aug.)		
Election Code changes affect Illinois employers	(LAEL) 43:3 (Jan.)		
Employee benefits update	(FT) 52:3 (Mar.)		
Employee handbook and work rules may violate labor law	(LAEL) 43:2 (Oct.)		
Employee must be paid for required off-duty mental counseling	(LAEL) 43:4 (Mar.)		
Employer avoids "commutation" order	(WCL) 43:2 (Jan.)		
Employer liability for harassment by non-employees	(LAEL) 43:4 (Mar.)		
Employer sued for defamation based on comments relating to performance review	(LAEL) 43:1 (July)		
Employment arbitration agreements are enforceable, even when unilaterally proposed by the employer during the course of employment	(CPAP) 51:8 (June)		
FASB issues exposure draft on changes to accounting for pension and other post-retirement benefit plans	(EB) 24:4 (June)		
Faulty release fails to bar age discrimination claims	(LAEL) 43:3 (Jan.)		
Federal caselaw update	(EB) 24:4 (June)		
A few tips on litigating non-competition agreements: An employee's perspective	(CPAP) 51:3 (Dec.)		
The future of automatic enrollment: An analysis of recent legislative activity	(EB) 24:3 (Mar.)		
How to handle an employer's group health plan lien	(CPAP) 51:4 (Jan.)		
Illinois employer hit with \$90,600 penalty under child support law	(LAEL) 43:3 (Jan.)		
Inconsistent assertions regarding disabilities made in ADA complaints and in applications for disability benefits	(LAEL) 43:2 (Oct.)		
Job evaluations and personnel files under the Freedom of Information Act	(LGL) 42:9 (Mar.)		
John Erlenborn (1927-2005): Illinois Congressman known as "Father of ERISA"	(EB) 24:2 (Dec.)		
Kill "at will": Volume 1—The Concept; Volume 2—The Forum	(LAEL) 43:1 (July)		
The MMPI—Medical examination or not?	(LAEL) 43:1 (July)		
New Illinois workplace legislation	(LAEL) 43:2 (Oct.)		
Pitfalls of the new OFCCP Internet applicant regulations	(LAEL) 43:4 (Mar.)		
Regulatory update: Illinois	(EB) 24:2 (Dec.)		
Retaliatory discharges and citizen crime-fighters	(LAEL) 43:1 (July)		
Senate and House DB funding reform alternatives	(EB) 24:1 (Sept.)		
Someone you should know: Recently appointed Northern District of Illinois United States Magistrate Jeffrey Cole	(LAEL) 43:2 (Oct.)		
Tax expenditures	(EB) 24:4 (June)		
Timing may not be everything, but it is important in retaliation cases	(LAEL) 43:2 (Oct.)		
What happened in Vegas is not staying in Vegas	(LAEL) 43:4 (Mar.)		
What have they been up to in Springfield? Recent statutory changes affecting employers and employees	(LAEL) 43:3 (Jan.)		
What is adverse to one may not be adverse to all in retaliation cases	(LAEL) 43:2 (Oct.)		
When a performance evaluation is the product of discrimination, has there been an "adverse employment action"?	(LAEL) 43:1 (July)		
<b>Environmental Law</b>			
Do you want fries with that? Biodiesel regulation in America	(ENVL) 36:4 (June)		

Extension of “arranger” liability to suppliers of dry-cleaning equipment	(ENVL) 36:3 (May)
Financial reporting for environmental claims	(ENVL) 36:4 (June)
General Assembly expands IEPA’s powers and public notice duties	(ENVL) 36:2 (Feb.)
Groundwater and the CWA	(ENVL) 36:1 (Oct.)
Pollution Control Board rules, January 2006	(ENVL) 36:3 (May)
President signs Energy Policy Act of 2005	(PUT) 41:1 (Sept.)
Reading a Phase 1 environmental report	(ENVL) 36:1 (Oct.)
Recent cases of note for Illinois environmental law practitioners	(ENVL) 36:1 (Oct.)
Reconsidering Environmental Considerations in Commercial Real Estate Transactions—2006 New Alternatives and New Opportunities for Clients	(ENVL) 36:2 (Feb.)

## ERISA

John Erlenborn (1927-2005): Illinois Congressman known as “Father of ERISA”	(EB) 24:2 (Dec.)
---	------------------

## Ethics

The Illinois State Officials and Employees Ethics Act	(EDL) 50:1 (Sept.)
---	--------------------

## Evidence

Authenticating e-mail for purposes of laying an evidentiary foundation	(COLT) 13:1 (July)
New reality, new responsibility: Technology & demonstrative evidence in the courtroom	(TT) 41:2 (Dec.)
Spoliation of electronic evidence: This way be dragons!	(TT) 41:2 (Dec.)
Spoliation of evidence and its impact on family law	(FL) 49:7 (Apr.)

## Family Law

(see also, Abuse/Neglect, Adoption, Child Supprt, Custody, Divorce, Domestic Violence, Guardianship, Visitation)

Ante-nuptial agreements: Broken promises	(GPS) 34:3 (Dec.)
Bill of particulars in family law cases	(FL) 49:4 (Dec.)
Choosing the child care option that is right for you	(WATL) 11:3 (Mar.)
College education petitions	(FL) 49:6 (Mar.)
<i>Dupuy v. Samuels</i> (DCFS Director), re DCFS safety plans case report	(WATL) 11:4 (June)
Enforcement of prenuptial agreements under the Illinois Uniform Premarital Agreement Act	(FL) 49:5 (Feb.)
Health insurance rant	(FL) 49:6 (Mar.)
Leaving kids alone in cars: An amendment to the Illinois Child Endangerment statute is declare unconstitutional, but the underlying act can still be prosecuted without a statutory presumption	(HR) 32:5 (June)
Opinion witness disclosure under Supreme Court Rule 213	(FL) 49:2 (Sept.)
Ordering payment of fees for pro bono attorneys in family law court proceedings	(FL) 49:6 (Mar.)
The pendulum has swung: the upside-down world of the law of maintenance in Illinois	(FL) 49:4 (Dec.)
Petitions for contribution to attorney fees in post-decree cases: An update on the law	(FL) 49:2 (Sept.)
Politics and Plan B	(AL) 35:4 (Nov.)
Public Act 094-0640	(FL) 49:3 (Oct.)
Putative father registry	(FL) 49:5 (Feb.)
The QDRO	(FL) 49:8 (May)
Spoliation of evidence and its impact on family law	(FL) 49:7 (Apr.)
Termination of parental rights in Illinois and the Americans With Disabilities Act	(CL) 18:4 (June)
Using the General Assembly Web site without screaming at the computer	(FL) 49:2 (Sept.)

## Forum non conveniens

An examination of intrastate forum non conveniens in Illinois and the impact of <i>Langenhorst v. Norfolk Southern Railway Company</i>	(GPS) 34:8 (June)
--	-------------------

## Fraud

Buyer’s remedies in the fraudulent sale of residential property	(REL) 34:3 (Dec.)
---	-------------------

## Freedom of Information Act

Job evaluations and personnel files under the Freedom of Information Act	(CGL) 7:3 (Apr.)
--	------------------

## Government Lawyers

Attorney-client privilege in the government sector: <i>United States v. John Doe (In re Grand Jury Investigation)</i>	(CGL) 7:1 (Sept.)
Attorney General issues opinions	(CGL) 7:4 (June)
Case law update	(CGL) 7:1 (Sept.)
Case synopsis: <i>Southern Illinoisan v. Illinois Department of Public Health</i>	(CGL) 7:3 (Apr.)
Committee on Government Lawyers hosts brown-bag luncheon seminar	(CGL) 7:1 (Sept.)
Discipline of public sector attorneys: Some recent dispositions of interest from Illinois and other states	(CGL) 7:1 (Sept.)
Ethics corner: Recent censure of a public sector lawyer	(CGL) 7:3 (Apr.)
In-sites	(CGL) 7:3 (Apr.)
In-sites	(CGL) 7:1 (Sept.)
In-sites	(CGL) 7:4 (June)
Job evaluations and personnel files under the Freedom of Information Act	(CGL) 7:3 (Apr.)
Legislative update	(CGL) 7:2 (Dec.)
MCLE Board Chairman Addresses Government Bar Association; Director of MCLE Board Chosen	(CGL) 7:4 (June)
New amendments to the Open Meetings Act require Web site posting	(CGL) 7:1 (Sept.)
Senator Durbin’s efforts to obtain loan assistance for prosecutors and defenders continue	(HR) 32:1 (Aug.)
Veto session update	(CGL) 7:2 (Dec.)
Want to discuss the new Minimum Continuing Legal Education requirements with other government agencies? Join the Illinois Government Consortium	(CGL) 7:4 (June)

## Guardianship

Casenote: Guardianship implicitly revokes durable power of attorney, according to fourth district	(EL) 11:2 (Feb.)
Removal of a guardian	(TE) 52:1 (Aug.)

## Health Care Law

(See also, Annuities, Health Insurance Portability and Accountability Act; Malpractice; Medicare/Medicaid)

All the latest developments in health care law	(HCL) 22:1 (Sept.)
All the latest developments in health care law	(HCL) 22:2 (Dec.)
All the latest developments in health care law	(HCL) 22:3 (Mar.)
All the latest developments in health care law	(HCL) 22:4 (June)
Americans with Disabilities Act—What is a medical examination?	(LGL) 42:2 (Aug.)
The case for expanded stem cell research: An update	(WATL) 11:1 (Sept.)
Clients with no health insurance: A new way to help them get their medical bills paid	(CPAP) 51:2 (Nov.)
Consumer-Directed Health Plans: Small but growing enrollment fueled by rising cost of health care coverage	(HCL) 22:4 (June)
Health Care Section presents LAW ED program on April 21	(HCL) 22:3 (Mar.)
Health insurance rant	(FL) 49:6 (Mar.)
Hospital quality data: CMS needs more rigorous methods to ensure reliability of publicly released data	(HCL) 22:3 (Mar.)
Medical community remains skeptical of Multiple Chemical Sensitivity (MCS)	(WCL) 43:3 (Mar.)
Medical reform bill’s effect on the statute of limitations clause pursuant to the Medical Practice Act	(AL) 35:6 (Jan.)
Nursing homes: Despite increased oversight, challenges remain in ensuring high-quality care and resident safety	(HCL) 22:3 (Mar.)
Pandemic flu—A rights shambles	(HR) 32:3 (Dec.)
Senate Bill 475: Cause for concern or self-generated crisis?	(HCL) 22:2 (Dec.)
Upcoming health law program—“Defending Against Government Subpoenas and Investigations in the Health Care Arena”	(HCL) 22:2 (Dec.)

## Health Insurance Portability and Accountability Act

The effect of HIPAA on discovery in divorce cases	(FL) 49:1 (July)
Hopping the HIPAA hurdle: Proving trademark use in the healthcare industry	(IP) 45:2 (Dec.)

## Health Savings Accounts

Health Savings Accounts (HSAs): Are they the right option for you? (YLD) 50:6 (June)

## Human Rights

(See also, Chief Illiniwek)

2005 Illinois Human Rights Commission decisions (LAEL) 43:4 (Mar.)  
 Case notes (HR) 32:3 (Dec.)  
 Dawn Clark Netsch receives Gertz Award (HR) 32:4 (Apr.)  
 Human Rights Symposium at University of Illinois (HR) 32:4 (Apr.)  
 Illinois groups turn to international bodies for assistance in promoting human rights (HR) 32:2 (Sept.)  
 Leaving kids alone in cars: An amendment to the Illinois Child Endangerment statute is declare unconstitutional, but the underlying act can still be prosecuted without a statutory presumption (HR) 32:5 (June)  
 Never again or always forever? The fate of Africa, specifically the current genocide in Sudan (HR) 32:5 (June)  
 New Illinois laws affecting human rights: A selected survey of recent legislation approved in Illinois (HR) 32:2 (Sept.)  
 Off the Record: Remembrances of the 1970 Illinois Constitutional Convention (HR) 32:4 (Apr.)  
 Pandemic flu—A rights shambles (HR) 32:3 (Dec.)  
 Personal Information Protection Act requires notification of security breaches (HR) 32:1 (Aug.)  
 Teaching about genocide—A new Illinois law mandates that schools teach about the seven human rights catastrophes in addition to the Holocaust (HR) 32:2 (Sept.)  
 Teenagers reportedly executed for homosexual conduct in Iran (HR) 32:1 (Aug.)  
 Thoughts on the creation of the United Nations Human Rights Council (HR) 32:4 (Apr.)

## Hurricane Katrina

Lawyers lending a helping hand—Katrina relief (AL) 35:4 (Nov.)

## Illinois Family Military Leave Act

Illinois can't leave leave laws well enough alone: A review of the Illinois Family Military Leave Act (CLD) 43:4 (Oct.)  
 Recent legislation: Public Act 94-589—Family Military Leave Act (LGL) 42:4 (Oct.)

## Illinois General Assembly

Supreme Court decisions that the General Assembly may wish to consider (BB) 36:4 (Apr.)

## Illinois State Bar Association

Consider the benefits of Section Council membership (CLD) 43:1 (July)

## Insurance Law

Alphabetical listing of cases and holdings (IL) 50:1 (Sept.)  
 Alphabetical listing of cases and holdings (IL) 50:2 (Jan.)  
 Alphabetical listing of cases and holdings (IL) 50:3 (Feb.)  
 Alphabetical listing of cases and holdings (IL) 50:4 (May)  
 Cases (IL) 50:1 (Sept.)  
 Cases (IL) 50:2 (Jan.)  
 Cases (IL) 50:3 (Feb.)  
 Cases (IL) 50:4 (May)  
 Criminal acts exclusion in auto gap insurance policy applies to driving under the influence (CPAP) 51:4 (Jan.)  
 The Exclusionary Clause is the focus of the policyholder's ire in *USAA v. Dare*: "It depends on what you mean by 'maintenance'" (CPAP) 51:5 (Feb.)  
 From the Chair (IL) 50:1 (Sept.)  
 Health insurance rant (FL) 49:6 (Mar.)  
 Insurance companies beware: Documents normally privileged may be discoverable (CPAP) 51:2 (Nov.)  
 Insurance defense cost reimbursement: The Illinois Supreme Court goes its own way (CPAP) 51:6 (Mar.)  
 Recent developments in insurance law (IL) 50:1 (Sept.)

Recent developments in insurance law (IL) 50:2 (Jan.)  
 Recent developments in insurance law (IL) 50:3 (Feb.)  
 Recent developments in insurance law (IL) 50:4 (May)

## Intellectual Property

Charity solicitation confusion (IP) 45:2 (Dec.)  
 Common mistakes by trademark owners in Mexico and how to avoid them (IP) 45:3 (Mar.)  
 Corporate assumed name basics (IP) 45:2 (Dec.)  
 Grippers 1, Initial Interest Confusion 0—*Lamparello v. Falwell* (IP) 45:1 (Oct.)  
 Hopping the HIPAA hurdle: Proving trademark use in the healthcare industry (IP) 45:2 (Dec.)  
 Intellectual Improbabilities (IP) 45:4 (June)  
 Is/Isn't Trademark Infringement—Internet search engine keyword advertising (IP) 45:3 (Mar.)  
 Legal wrinkles in sponsored links (IP) 45:1 (Oct.)  
 Stoller strikes out: Attorney fees and cancellation against frequent litigant (IP) 45:3 (Mar.)  
 When to file for federal trademark registration (IP) 45:3 (Mar.)

## International and Immigration Law

Building a legal system in 21st Century Russia (CPAP) 51:5 (Feb.)  
 Business immigration law update (IIL) 43:3 (Nov.)  
 Case law report (IIL) 43:1 (July)  
 China placed on the Priority Watch List (IIL) 43:7 (May)  
 Conference Series: An informed discussion of financial access for immigrants—Part 1 (IIL) 43:6 (Mar.)  
 Conference Series: An informed discussion of financial access for immigrants—Part II (IIL) 43:7 (May)  
 Councils and Commissions: Is the new "Human Rights Council" simply a difference without distinction? (IIL) 43:7 (May)  
 Does your foreign, international or interstate business have a hidden and costly state tax liability? (SALT) 49:9 (Mar.)  
 An excellent program on international commercial arbitration (IIL) 43:4 (Dec.)  
 Free embassy newsletter provides information on Jordan (IIL) 43:2 (Sept.)  
 Illinois groups turn to international bodies for assistance in promoting human rights (HR) 32:2 (Sept.)  
 Immigration Consultation Corner: #1—Expedited removal consequences (IIL) 43:2 (Sept.)  
 Immigration Consultation Corner: #2—International students—Changing non-immigrant visa status in the U.S. (IIL) 43:4 (Dec.)  
 Immigration Consultation Corner #3: Student practical training to temporary worker—The "cap-gap" problem (IIL) 43:6 (Mar.)  
 INA provision trumps customary international law (IIL) 43:6 (Mar.)  
 International commercial arbitration: An introduction (IIL) 43:5 (Jan.)  
 International delegation of judges, lawyers, professors and government officials visited Chicago (IIL) 43:6 (Mar.)  
 The international criminalization of hate speech: The jurisprudence of the International Criminal Tribunal for Rwanda on the crime of incitement to genocide (IIL) 43:1 (July)  
 International estate planning: A multinational couple with multinational interests (IIL) 43:2 (Sept.)  
 International Practitioner's Deskbook Series: Joint Ventures in the International Arena, Darrell Prescott and Salli A. Swartz, Eds. (ABA SILP 2003) (IIL) 43:3 (Nov.)  
 It's a small world after all (IIL) 43:3 (Nov.)  
 The need for international law and a global perspective (IIL) 43:7 (May)  
 Never again or always forever? The fate of Africa, specifically the current genocide in Sudan (HR) 32:5 (June)  
 The new currency control regulations in Russia (IIL) 43:3 (Nov.)  
*Noble Ventures Inc. v. Romania*—Bilateral investment treaty claim against Romania dismissed (IIL) 43:5 (Jan.)  
*Pasquantino et al. v. United States*, 336 F.3d 321 (4th Cir. 2005), affirmed (IIL) 43:1 (July)  
 The pledge in French secured transaction law: Creditors' most favored security exports (IIL) 43:5 (Jan.)  
 Proposed amendments to the Investment Canada Act (IIL) 43:5 (Jan.)  
 Proposed regulation would help generalize the use of asset-backed securitizations in Spain (IIL) 43:4 (Dec.)  
 Recent 7th Circuit cases pose warning to both Immigration Judges and practitioners: Do your homework! (IIL) 43:1 (July)  
 Reform of the United Nations—September 23, 2005 (IIL) 43:3 (Nov.)  
 Risk management strategies for identity preserved

grain exports	(IIL) 43:4 (Dec.)	Concerns about voluntariness and reliability of juvenile confessions led to new law on recording	(CL) 18:1 (July)
Seventh Circuit interprets notice requirements with regard to removal hearings and motions to reopen such hearings	(IIL) 43:3 (Nov.)	<i>Dupuy v. Samuels</i> (DCFS Director), re DCFS safety plans case report	(WATL) 11:4 (June)
Seventh Circuit upholds citizenship revocation of former Nazi	(IIL) 43:3 (May)	Illinois efforts to address disproportionate minority contact with the juvenile justice system in Illinois	(CL) 18:3 (Mar.)
Stop the genocide in Darfur: Bribe the Chinese	(IIL) 43:4 (Dec.)	The importance of mentoring	(CL) 18:1 (July)
Teaching about genocide—A new Illinois law mandates that schools teach about the seven human rights catastrophes in addition to the Holocaust	(IIL) 43:2 (Sept.)	Leaving kids alone in cars: An amendment to the Illinois Child endangerment statute is declared unconstitutional, but the underlying act can still be prosecuted without a statutory presumption	(CL) 18:4 (June)
Teenagers reportedly executed for homosexual conduct in Iran	(HR) 32:1 (Aug.)	New law encourages electronic recording of custodial interrogations of juveniles	(CL) 18:1 (July)
Thoughts on the creation of the United Nations Human Rights Council	(IIL) 43:7 (May)	Termination of parental rights in Illinois and the Americans With Disabilities Act	(CL) 18:4 (June)
Ultimus Inter Pares? Small states in the European Union	(IIL) 43:2 (Sept.)		
Unaccompanied immigrant children: The problem	(IIL) 43:3 (Nov.)		
Unaccompanied immigrant children: The solution	(IIL) 43:4 (Dec.)		
Upcoming international trade events	(IIL) 43:6 (Mar.)		
When the client's testimony goes beyond what the asylum application described: adverse credibility, or consistent support?	(IIL) 43:3 (Nov.)		
Where's the beef? Mad Cow Disease and international trade in U.S. Canadian and Japanese beef	(IIL) 43:5 (Jan.)		
The World Intellectual Property Organization publishes its analysis of domain name dispute trends	(IIL) 43:1 (July)		

## Judiciary

Ann B. Jorgensen: First Woman Chief Judge of the Eighteenth Circuit	(WATL) 11:4 (June)
Avoiding the appearance of impropriety: With great power comes great responsibility	(BB) 36:4 (Apr.)
Be careful what you file with the court	(BB) 36:5 (June)
The Circuit Court of Cook County Law Division's Court-Annexed Mediation: A program with bite...	(BB) 36:1 (Sept.)
Dealing with pro se litigants	(BB) 36:2 (Nov.)
Illinois Judicial Circuit Rules Directory	(BB) 36:1 (Sept.)
Inaugural Lunch With a Judge program a success	(YLD) 50:6 (June)
Judicial independence as a campaign platform	(BB) 36:1 (Sept.)
Justice Mary Ann G. McMorro announces her retirement	(WATL) 11:4 (June)
Justice McMorro has announced her retirement	(BB) 36:4 (Apr.)
Pro bono: For the public good	(BB) 36:1 (Sept.)
Recent judicial appointments and retirements	(BB) 36:1 (Sept.)
Recent judicial appointments and retirements	(BB) 36:2 (Nov.)
Recent judicial appointments and retirements	(BB) 36:3 (Dec.)
Recent judicial appointments and retirements	(BB) 36:4 (Apr.)
Recent judicial appointments and retirements	(BB) 36:5 (June)
Supreme Court decisions that the General Assembly may wish to consider	(BB) 36:4 (Apr.)
Supreme Court Justice talks about the "F" word	(WATL) 11:3 (Mar.)
Supreme court rules and custody: A summary	(BB) 36:5 (June)
Three strikes and you're out: Judges talk about technology in the courtroom	(BB) 36:5 (June)
Unintended consequences of administrative review law amendments snare the unwary	(BB) 36:5 (June)

## Judgment

Correction: Enforceability of Illinois judgments	(CBAB) 50:5 (May)
Rule 50 motions: Effective and proper use of motions for judgment as a matter of law	(FCP) 4:4 (June)

## Jurors

Jury selection: Selling your case	(CPAP) 51:8 (June)
The Ryan juror furor—The questions and implications are disturbing and far reaching	(GPS) 34:7 (Apr.)

## Jury instruction

Seventh Circuit Pattern Civil Jury Instructions now available online	(FCP) 4:2 (Dec.)
--	------------------

## Juveniles

Assessing disproportionate minority contact with the Illinois juvenile justice system	(CL) 18:3 (Mar.)
Coming to a courtroom near you—Evidence-based practices	(CL) 18:2 (Nov.)

Concerns about voluntariness and reliability of juvenile confessions led to new law on recording	(CL) 18:1 (July)
<i>Dupuy v. Samuels</i> (DCFS Director), re DCFS safety plans case report	(WATL) 11:4 (June)
Illinois efforts to address disproportionate minority contact with the juvenile justice system in Illinois	(CL) 18:3 (Mar.)
The importance of mentoring	(CL) 18:1 (July)
Leaving kids alone in cars: An amendment to the Illinois Child endangerment statute is declared unconstitutional, but the underlying act can still be prosecuted without a statutory presumption	(CL) 18:4 (June)
New law encourages electronic recording of custodial interrogations of juveniles	(CL) 18:1 (July)
Termination of parental rights in Illinois and the Americans With Disabilities Act	(CL) 18:4 (June)

## Law Office/Practice Management

(See also, marketing, mentors, technology)

CardScan Executive... The way to clear business card clutter!	(LOME) 27:4 (June)
Creating a case theme that resonates with jurors	(YLD) 50:1 (Aug.)
Cross-oceanic etiquette	(YLD) 50:1 (Aug.)
Dealing with emotionally distraught and irate clients	(LOME) 27:4 (June)
Design your client agreement as a legal and marketing document	(YLD) 50:1 (Aug.)
Disaster preparedness	(LOME) 27:4 (June)
"The Electronic Lawyer"	(LOME) 27:3 (Mar.)
Exceptional client service in law firms: Analyzing and reporting your client satisfaction survey results	(LOME) 27:1 (Sept.)
Exceptional client service in law firms: Developing your client service improvement plan	(LOME) 27:1 (Sept.)
Exceptional client service in law firms: Tips on creating a client-focused culture	(LOME) 27:2 (Dec.)
Exceptional client service in law firms: Tips for rewarding and recognizing employees	(LOME) 27:2 (Dec.)
Finding a life in the law	(GPS) 34:5 (Feb.)
Great expectations	(LOME) 27:3 (Mar.)
How do you measure success?	(LOME) 27:2 (Dec.)
How to maximize your practice development investment: Outsourcing offers a sure-fire approach	(LOME) 27:3 (Mar.)
Improving job satisfaction in the legal profession	(YLD) 50:6 (June)
The labor and employment top 10	(LOME) 27:1 (Sept.)
Latin lovers	(BB) 36:3 (Dec.)
The lawyer as peacemaker and healer	(WATL) 11:2 (Jan.)
Making the most out of dining out	(YLD) 50:3 (Dec.)
Mastering and managing documents in the state-of-the-art law office	(COLT) 13:3 (Dec.)
A modified "eat what you kill: proposal or shared overhead—A suggestion of equity	(LOME) 27:4 (June)
Practice Alert: Contingencies	(GPS) 34:8 (June)
Practice tip: Dealing with difficult clients	(GPS) 34:5 (Feb.)
Practice tip: The importance of timely communications	(GPS) 34:6 (Mar.)
Professionalism and the need for civility	(YLD) 50:5 (Apr.)
Putting a price on a lawyer's goodwill: New S.C. Rule 1.17 reflects fundamental duty of lawyer to value both their clients and their reputations	(LOME) 27:3 (Mar.)
Sage advice	(BB) 36:4 (Apr.)
Scanning's a snap with the Fujitsu ScanSnap!	(LOME) 27:4 (June)
The second half of smart—How to temper your intelligence and become a more effective deal lawyer	(YLD) 50:4 (Feb.)
Stress and the 21st century attorney	(GPS) 34:5 (Feb.)
The top 10 things they did not teach me in law school	(BAFP) 20:3 (May)
Using Outlook 2003 to organize your e-mail	(LOME) 27:2 (Dec.)
Writing as a lawyer	(YLD) 50:2 (Oct.)

## Malpractice

A statute that "never was" is!?	(BB) 36:4 (Apr.)
---------------------------------	------------------

## Medicare/Medicaid

Assistance with the Medicare D prescription drug program—Representatives and agents under Power of Attorney	(EL) 11:2 (Feb.)
Concierge care characteristics and considerations for Medicare	(HCL) 22:1 (Sept.)

Medicaid lien not recoverable against spouse's estate	(GPS) 34:2 (Nov.)	Casenote—Use of background checks	(LGL) 42:4 (Oct.)
Medicare Prescription Drug Plan: Do you have your kit?	(EL) 11:1 (Nov.)	Case notes	(LGL) 42:2 (Aug.)
Pending Illinois Supreme Court case of first impression— Medicaid estate recovery against surviving spouse's probate estate	(EL) 11:2 (Feb.)	The changing meaning and purposes of the Public Use Limitation on Eminent Domain	(LGL) 42:5 (Nov.)
States' efforts to maximize federal reimbursements highlight need for improved federal oversight	(HCL) 22:1 (Sept.)	"Clearly something wrong": Seventh Circuit limits "Class of One" equal protection actions	(LGL) 42:7 (Jan.)
Update on <i>Hines v. IDPA</i>	(EL) 11:1 (Nov.)	Current legislation	(LGL) 42:1 (July)

## Mentors

The importance of mentoring	(CL) 18:1 (July)
ISBA MentorCenter is a stepping stone to success	(YLD) 50:2 (Oct.)

## Mineral Law

Coalbed methane ownership determined: <i>Continental Resources of Illinois, Inc. v. Illinois Methane, LLC et al.</i>	(ML) 32:4 (May)
The covenant to reasonably develop implied in an Illinois oil and gas lease	(ML) 32:2 (Dec.)
Illinois drilling permits—Do high prices translate to increased activity?	(ML) 32:1 (Sept.)
Illinois drilling permits—Do high prices translate to increased activity?	(ML) 32:2 (Dec.)
Illinois drilling permits—Do high prices translate to increased activity?	(ML) 32:3 (Mar.)
Illinois drilling permits—The upward trend continues	(ML) 32:4 (May)
Legislative update	(ML) 32:1 (Sept.)
Mineral law in Illinois	(ML) 32:3 (Mar.)

## Minorities and Women

11th Annual Networking Breakfast at the Annual Meeting at Lake Geneva	(WATL) 11:4 (June)
Celebrating the past, fighting for the future	(WATL) 11:3 (Mar.)
The Chicago Foundation for Women	(WATL) 11:4 (June)
Desperate Housewives Chicago style	(WATL) 11:1 (Sept.)
Donate a dollar to "WE"	(WATL) 11:4 (June)
<i>Dupuy v. Samuels</i> (DCFS Director), re DCFS safety plans case report	(WATL) 11:4 (June)
Franchising opportunities for women	(WATL) 11:1 (Sept.)
Gala 2005 to honor Quinlan	(WATL) 11:1 (Sept.)
Lawyer, know thyself—Let's look together behind the facade of a profession in the law for women	(WATL) 11:4 (June)
Legislative report	(WATL) 11:1 (Sept.)
News you can use	(WATL) 11:1 (Sept.)
Perspective	(WATL) 11:1 (Sept.)
The potential implications of the University of Michigan cases on public sector employment: Opening up leadership in the public sector workplace?	(MWP) 16:1 (Sept.)
Reflections on Women Lawyers: Personal experiences and history	(WATL) 11:1 (Sept.)
Save the date—Women & Lunch Health Conference and Luncheon	(WATL) 11:2 (Jan.)
Superwoman Syndrome	(WATL) 11:1 (Sept.)
Supreme Court Justice talks about the "F" word	(WATL) 11:3 (Mar.)
With gratitude to Ms. Parks, and Ms. Vinson, and the fighters yet to come...	(WATL) 11:3 (Mar.)
Women and the Law reception at the Creve Coeur Club in Peoria	(WATL) 11:4 (June)
Women in the news	(WATL) 11:4 (June)

## Municipalities

Americans with Disabilities Act—What is a medical examination?	(LGL) 42:2 (Aug.)
Annexation agreements: How enforceable are they?	(LGL) 42:9 (Mar.)
Another blow to local governmental immunity... <i>Brooks v. Illinois Central RR</i>	(LGL) 42:2 (Aug.)
Architect selection—Fee information	(LGL) 42:12 (June)
Attorney General issues opinions affecting units of local government	(LGL) 42:10 (Apr.)
Attorney General issues opinions approving of the use of non- statutory election systems in home rule municipalities	(LGL) 42:5 (Nov.)
Can a home rule municipality enter into a project labor agreement on municipal projects financed with only municipal funds?	(LGL) 42:8 (Feb.)

Casenote—Use of background checks	(LGL) 42:4 (Oct.)
Case notes	(LGL) 42:2 (Aug.)
The changing meaning and purposes of the Public Use Limitation on Eminent Domain	(LGL) 42:5 (Nov.)
"Clearly something wrong": Seventh Circuit limits "Class of One" equal protection actions	(LGL) 42:7 (Jan.)
Current legislation	(LGL) 42:1 (July)
The elusive concept of "special risk" in relation to line of duty pension benefits for police officers	(LGL) 42:4 (Oct.)
Eminent domain in Illinois after <i>Kelo v. New London Feret v. Schillerstrom</i> : Second District	(LGL) 42:3 (Sept.)
The First Amendment on the overpass: Cities may bar protestors from highway bridges	(LGL) 42:7 (Jan.)
Fourth Amendment issues and regulatory inspections in the construction industry	(LGL) 42:4 (Oct.)
Job evaluations and personnel files under the Freedom of Information Act	(LGL) 42:9 (Mar.)
Mandamus and the lilac bush: <i>Jamison v. City of Zion</i> 2-04-1050 (August 12, 2005); 2005WL2045603	(LGL) 42:5 (Nov.)
Motions for specification of errors in municipal cases	(AL) 35:11 (June)
Municipalities trump counties for building fees and control	(REL) 51:6 (May)
New laws change Fire Pension Fund Board membership and firefighter pension contribution requirement	(LGL) 42:8 (Feb.)
A newly recognized defense to disconnection petitions	(LGL) 42:9 (Mar.)
New state law to allow municipalities to ban smoking in public places may not be as far reaching as believed	(LGL) 42:3 (Sept.)
Not a happy Halloween for the City of Peoria	(BB) 36:3 (Dec.)
Police and fire pension disability issues: Part I	(LGL) 42:10 (Apr.)
Police and fire pension disability issues: Part II	(LGL) 42:11 (May)
Practice and procedure before the Property Tax Appeal Board	(LGL) 42:7 (Jan.)
Public hearings on zoning matters following the <i>Klaeren</i> decision	(REL) 51:5 (Apr.)
Recent amendments to the election code	(LGL) 42:6 (Dec.)
Recent decisions of interest	(LGL) 42:11 (May)
Recent legislation: Public Act 94-589—Family Military Leave Act	(LGL) 42:4 (Oct.)
Recent litigation of interest	(LGL) 42:1 (July)
Replacing an improperly passed ordinance without repealing the old does not cure the defect	(LGL) 42:11 (May)
Should Illinois municipalities be in the business of constructing Wi-Fi wireless broadband networks?	(LGL) 42:6 (Dec.)
"Taking individual homes and private property for public use"—What impact will the <i>Kelo</i> ruling have for Illinois?	(GPS) 34:2 (Nov.)
When does a disability justify a pension?—The aftermath of the <i>Turcol</i> decision	(LGL) 42:3 (Sept.)

## Open Meetings Act

New amendments to the Open Meetings Act require Web site posting	(CGL) 7:1 (Sept.)
---	-------------------

## Power of Attorney

Assistance with the Medicare D prescription drug program— Representatives and agents under Power of Attorney	(EL) 11:2 (Feb.)
Casenote: Guardianship implicitly revokes durable power of attorney, according to fourth district	(EL) 11:2 (Feb.)
New amendment to Power of Attorney Act strengthens Elder Abuse program	(EL) 11:4 (June)
What I tell my clients about Powers of Attorney	(EL) 11:1 (Nov.)

## Professional Associations

The Chicago Foundation for Women	(WATL) 11:4 (June)
----------------------------------	--------------------

## Public Utilities

Energy Policy Act of 2005— Summary of Electricity Title Federal legislation exempts utility drivers from hours of service regulations	(PUT) 41:2 (Dec.)
President signs Energy Policy Act of 2005	(PUT) 41:1 (Sept.)
	(PUT) 41:1 (Sept.)

## Real Property

Application of the Construction Statute of Limitations	(REL) 51:4 (Mar.)
--	-------------------

Buyer's remedies in the fraudulent sale of residential property	(REL) 34:3 (Dec.)	where a trust is the beneficiary of a qualified plan	(FT) 52:1 (Aug.)
A casenote: <i>First Midwest Bank v. Stewart Title Guaranty Company</i>	(REL) 51:3 (Feb.)	Amendments to Internal Revenue Code Sections 55 and 56	(FT) 52:1 (Aug.)
Circular 230—the final rules governing practice before the Internal Revenue Service and how practitioners are responding	(REL) 51:1 (Oct.)	Amendments to Internal Revenue Code Section 529	(FT) 52:1 (Aug.)
The doctrine of merger: Real estate contracts and tax proration	(REL) 51:2 (Nov.)	Attacking tax deed orders: Recent developments	(SALT) 49:6 (Dec.)
An early autumn miscellany	(REL) 51:1 (Oct.)	Confidentiality clauses may cause tax liability for plaintiffs in personal injury actions	(CPAP) 51:2 (Nov.)
How to reduce the real estate taxes on your home	(YLD) 50:5 (Apr.)	Discharge of personal responsibility for federal tax	(TE) 52:1 (Aug.)
Illinois modifies Illinois estate tax to apportion the state death tax credit amount among other states with tax situs real estate	(TE) 52:1 (Aug.)	Does your foreign, international or interstate business have a hidden and costly state tax liability?	(SALT) 49:9 (Mar.)
Illinois Snow Act encourages safety, not liability	(REL) 51:4 (Mar.)	Employee benefits update	(FT) 52:3 (Mar.)
Impact of proposed tax reform on the real estate market	(REL) 51:5 (Apr.)	Estate and gift tax update	(FT) 52:3 (Mar.)
Legislative update	(REL) 51:2 (Nov.)	Estate, gift, and generation skipping tax update	(FT) 52:4 (Apr.)
Mold risks in construction projects	(REL) 51:4 (Mar.)	Estate tax repeal	(FT) 52:1 (Aug.)
Municipalities trump counties for building fees and control	(REL) 51:6 (May)	Federal individual income tax update	(FT) 52:2 (Nov.)
New bankruptcy law changes for nonresidential landlords and tenants	(REL) 51:6 (May)	Final regulations on GST Elections—Even more taxpayer friendly	(TE) 52:1 (Aug.)
Practice Alert: Home repair and remodeling contractors beware	(GPS) 34:6 (Mar.)	Gross revenue tax: Will Illinois be next?	(SALT) 49:11 (May)
Practice and procedure before the Property Tax Appeal Board	(LGL) 42:7 (Jan.)	The Historic Residence Assessment Freeze Law (Residential Properties)	(SALT) 49:11 (May)
Public hearings on zoning matters following the <i>Klaeren</i> decision	(REL) 51:5 (Apr.)	How to reduce the real estate taxes on your home	(YLD) 50:5 (Apr.)
Recent decisions in real estate tax cases	(SALT) 49:7 (Jan.)	The Illinois Department of Revenue Practitioner's Meeting, September 30, 2005	(SALT) 49:5 (Nov.)
The Series LLC: New Illinois law provides avenue for asset protection	(REL) 51:2 (Nov.)	Illinois Legislation Corrects Income Tax Bonus Depreciation Modifications	(SALT) 49:12 (June)
Special Service Areas and Special Assessment Areas—a growing trend in financing of public improvements for new construction	(REL) 51:3 (Feb.)	Illinois modifies Illinois estate tax to apportion the state death tax credit amount among other states with tax situs real estate	(TE) 52:1 (Aug.)
Supreme Court decides that title insurers are not in the business of supplying information when they issue title commitments and title insurance policies	(REL) 51:5 (Apr.)	Illinois Whistleblower Law upheld in <i>Scachitti, et al. v. UBS Financial Services, et al.</i> , 2005 Ill. LEXIS 949 (June 3, 2005)	(SALT) 49:2 (Aug.)
Title, legal, ethical and other real estate issues	(REL) 51:6 (May)	Individual income tax update	(FT) 52:5 (June)
What is a title company's product?	(REL) 51:5 (Apr.)	Internal Revenue Service liaison update	(FT) 52:3 (Mar.)
		Internal Revenue Service liaison update	(FT) 52:5 (June)
		News from the IRS	(FT) 52:3 (Mar.)
		Practice and procedure before the Property Tax Appeal Board	(LGL) 42:7 (Jan.)
		Recent cases and rulings regarding estate and gift tax issues	(FT) 52:2 (Nov.)
		Recent court decisions	(SALT) 49:1 (July)
		Recent decisions in real estate tax cases	(SALT) 49:7 (Jan.)
		Recent developments in federal tax	(TE) 52:2 (Oct.)
		Recent developments regarding retirement and welfare benefit plans	(FT) 52:4 (Apr.)
		Review of 2005 Hurricane Tax Relief legislation	(FT) 52:4 (Apr.)
		Revised Form 1023: What it means for new charitable organizations	(TE) 52:1 (Aug.)
		State tax advisory: Recent significant changes in Indiana and Chicago tax law	(SALT) 49:4 (Oct.)
		The successor liability aspects of a tax bulk sales in Illinois	(SALT) 49:9 (Mar.)
		Tax and indebtedness Amnesty Fact Sheet: October 24, 2005 - December 16, 2005	(SALT) 49:4 (Oct.)
		Tax incentives for historic residences	(BAPF) 20:4 (June)
		The tax that seems to continually generate money—cigarette taxes (Or at least that appears so for the present)	(YLD) 50:4 (Feb.)
		What's in a word? The right to avoid paying taxes on someone else's property is abolished for administrative convenience	(SALT) 49:7 (Jan.)
		When stepping up to pay your taxes pays off (amnesty & voluntary disclosure programs)	(SALT) 49:8 (Feb.)
			(SALT) 49:3 (Sept.)

## Securities Law

SEC proposes new disclosure rules for executive compensation	(CLD) 43:10 (June)
SEC simplifies Securities Act registration procedures and modernizes issuer Communications	(CSL) 51:1 (Nov.)

## Servicemembers Civil Relief Act

The new Servicemembers Civil Relief Act	(FL) 49:1 (July)
What you should know about the Service Members Civil Relief Act	(REL) 51:1 (Oct.)

## Supreme Court Rules

Effectively using Rule 36 in summary judgment motions	(FCP) 4:2 (Dec.)
Evidence deposition testimony complies with Supreme Court Rule 213's duty to supplement	(CPAP) 51:1 (Sept.)
Opinion witness disclosure under Supreme Court Rule 213	(FL) 49:2 (Sept.)
Practice tip: Request for admission of fact: A valuable but underused tool	(GPS) 34:1 (Aug.)
Putting a price on a lawyer's goodwill: New S.C. Rule 1.17 reflects fundamental duty of lawyer to value both their clients and their reputations	(LOME) 27:3 (Mar.)

## Taxation

(see also, Bankruptcy, Circular 230)

The 25th Annual State & Local Taxation Conference	(SALT) 49:6 (Dec.)
Amendment to applicable sections of the Internal Revenue Code changing the deductibility of attorney fees	(FT) 52:1 (Aug.)
Amendment to applicable sections of the Internal Revenue Code changing the half-year age conventions to full-year age conventions for retirement plan distribution purposes	(FT) 52:1 (Aug.)
Amendment to applicable sections of the Internal Revenue Code changing the minimum required distribution rules	

## Technology

Adventures in PowerPoint	(COLT) 13:3 (Dec.)
Authenticating e-mail for purposes of laying an evidentiary foundation	(COLT) 13:1 (July)
Beside the bar	(COLT) 13:2 (Oct.)
Beside the bar	(COLT) 13:3 (Dec.)
Better visuals via brainstorming	(COLT) 13:5 (May)
The cyber-barbarians at the gate: Protecting your computer from security threats	(COLT) 13:1 (July)
Cyber bullying / cyber harassing / cyber stalking	(EDL) 50:3 (Apr.)
E-discovery: Suggestions for outside vendor selection	(COLT) 13:2 (Oct.)
E-filing in the 18th Circuit, DuPage County	(BB) 36:2 (Nov.)
"The Electronic Lawyer"	(LOME) 27:3 (Mar.)

Favorites	(COLT) 13:2 (Oct.)	In support for will depository legislation for Illinois	(TE) 52:2 (Oct.)
Favorites	(COLT) 13:4 (Mar.)	International estate planning: A multinational couple with	
Favorites	(COLT) 13:5 (May)	multinational interests	(ILL) 43:2 (Sept.)
Keeping your data safe and in your office	(COLT) 13:3 (Dec.)	The living will	(TE) 52:1 (Aug.)
Mastering and managing documents in the state-of-the-art law office	(COLT) 13:3 (Dec.)	Medicaid lien not recoverable against spouse's estate	(GPS) 34:2 (Nov.)
New reality, new responsibility: Technology & demonstrative evidence in the courtroom	(TT) 41:2 (Dec.)	Potential statutory conflict on disposition of remains	(TE) 52:2 (Oct.)
Now you don't see it—Now you do	(COLT) 13:5 (May)	Proposed will depository legislation—Probate Act of Illinois	(TE) 52:2 (Oct.)
Review of the CM/ECF system—E-filing is mandatory for attorneys after September 30, 2005	(GPS) 34:2 (Nov.)	Recent cases and rulings regarding estate and gift tax issues	(FT) 52:2 (Nov.)
Software licensing and related agreements: Top 10 business issues a licensee's attorney needs to know	(CLD) 43:2 (Aug.)	Recent developments in federal tax	(TE) 52:2 (Oct.)
State of information sharing in Illinois	(COLT) 13:5 (May)	Removal of a guardian	(TE) 52:1 (Aug.)
Taming the paper tiger	(COLT) 13:4 (Mar.)	Revised Form 1023: What it means for new charitable organizations	(TE) 52:1 (Aug.)
Technology trends for 2006	(COLT) 13:4 (Mar.)	<i>Strangi</i> strikes again—The Fifth Circuit finds in favor of Service; assets transferred to Family Limited Partnership included in Decedent's estate	(TE) 52:1 (Aug.)
The three flavors of Adobe Acrobat: A litigation perspective	(COLT) 13:4 (Mar.)	U.S. Supreme Court defines the "probate exception" to limits on federal jurisdiction	(TE) 52:3 (May)
Three strikes and you're out: Judges talk about technology in the courtroom	(BB) 36:5 (June)	What I tell my clients about Powers of Attorney	(EL) 11:1 (Nov.)
VoIP	(COLT) 13:3 (Dec.)	Yes, you can probate a copy of a lost will	(TE) 52:2 (Oct.)
		Yet another joint tenancy case...	(TE) 52:3 (May)

## Traffic Laws

Recent cases	(TLAC) 15:1 (Oct.)
Recent traffic cases and cases of interest	(TLAC) 15:2 (Jan.)
Summary of traffic-related decisions published in the official reports	(TLAC) 15:3 (May)
Summary of traffic-related decisions published in the official reports	(CJ) 49:4 (Apr.)
Summary of traffic-related decisions published in the official reports	(CJ) 49:5 (June)

## Transportation

Another blow to local governmental immunity... <i>Brooks v. Illinois Central RR</i>	(LGL) 42:2 (Aug.)
D.C. Circuit rejects new FMCSA driver training regulation	(PUT) 41:3 (Feb.)
Federal legislation exempts utility drivers from hours of service regulations	(PUT) 41:1 (Sept.)
Fifth District finds that courts may enjoin stopped trains from blocking grade crossings for periods of longer than 10 minutes under Illinois law	(PUT) 41:4 (May)
First District finds a non-solicitation clause to be unenforceable	(PUT) 41:4 (May)
Indiana District Court sustains motor carrier owner operator practices against OOIDA attack	(PUT) 41:3 (Feb.)
Third Circuit requires written notice as a condition precedent for Carmack amendment cargo claim	(PUT) 41:4 (May)
When's a contract a contract?	(PUT) 41:1 (Sept.)

## Trusts and Estates

(see also, Circular 230)

Are your clients selling estate plans?	(GPS) 34:6 (Mar.)
Beginner's guide to probating a decedent's estate in Cook County	(TE) 52:2 (Oct.)
Discharge of personal responsibility for federal tax	(TE) 52:1 (Aug.)
Do witnesses of a will commit perjury?	(EL) 11:4 (June)
Editor's Box: IRS issues audit guide to split-dollar life insurance	(TE) 52:1 (Aug.)
Estate and gift tax changes for 2006	(AGL) 15:3 (Nov.)
Estate planning update: Recent case decisions	(GPS) 34:8 (June)
Estate tax legislation scheduled for Senate debate in May 2006	(TE) 52:3 (May)
Estate wins debate over abatement of claim	(WCL) 43:2 (Jan.)
Final regulations on GST Elections—Even more taxpayer friendly	(TE) 52:1 (Aug.)
The "five and five"—Why and alternatives	(TE) 52:3 (May)
Have you appointed an Agent to control the disposition of your remains?	(EL) 11:3 (May)
Hot probate, estate and trust topics in a nutshell	(GPS) 34:3 (Dec.)
Illinois modifies Illinois estate tax to apportion the state death tax credit amount among other states with tax situs real estate	(TE) 52:1 (Aug.)
In brief: Case reviews	(TE) 52:1 (Aug.)

## Unauthorized Practice of Law

Are your clients selling estate plans?	(GPS) 34:6 (Mar.)
--	-------------------

## Visitation

Over the river and through the woods again—How will courts interpret the new Grandparent Visitation Act	(GPS) 34:1 (Aug.)
When is a settlement agreement enforceable even without authorizing legislation? <i>In re M.M.D.</i> and its progeny	(FL) 49:1 (July)

## Witnesses

Do witnesses of a will commit perjury?	(EL) 11:4 (June)
Opinion witness disclosure under Supreme Court Rule 213	(FL) 49:2 (Sept.)

## Workers' Compensation Law

Attorneys' pleas for fees pays off	(WCL) 43:2 (Jan.)
Carpenter bypasses employer's attempts to detour benefits	(WCL) 43:2 (Jan.)
Commission lacks jurisdiction to review Section 8(d)(1) award	(WCL) 43:3 (Mar.)
The contract for hire: The exclusive test for determining jurisdiction	(WCL) 43:3 (Mar.)
Double denial results in single victory for injured claimant	(WCL) 43:3 (Mar.)
The elusive concept of "special risk" in relation to line of duty pension benefits for police officers	(LGL) 42:4 (Oct.)
Employer avoids "commutation" order	(WCL) 43:2 (Jan.)
Estate wins debate over abatement of claim	(WCL) 43:2 (Jan.)
Fourth Appellate District rules that workers' compensation lien is waived if comp settlement contract does not preserve comp lien	(CPAP) 51:3 (Dec.)
Hospital Director of Nurses suffers stroke while giving speech at physician's retirement dinner—held compensable	(WCL) 43:4 (June)
Inclusion of net profits not allowed in calculation of average weekly wage	(WCL) 43:4 (June)
Is it possible to file a 19(h) petition more than 30 months after a final award?	(WCL) 43:4 (June)
Medical community remains skeptical of Multiple Chemical Sensitivity (MCS)	(WCL) 43:3 (Mar.)
Payment of award of medical bills directly to medical provider/ Section 19(g) and hourly attorney fee set at \$250	(WCL) 43:4 (June)
<i>Pekin Insurance v. Anthony Hiera</i>	(WCL) 43:3 (Mar.)
Penalties denied: <i>Armour Swift-Ekrich v. Industrial Commission</i>	(WCL) 43:1 (Sept.)
Pension Board hearing must comply with Industrial Commission finding because of collateral estoppel	(WCL) 43:4 (June)
Respondent appeals nature and extent of award of 22.5% loss of use of each arm and 22.5% loss of use of each hand	(WCL) 43:4 (June)
Section 5(b) Lien Rights	(WCL) 43:1 (Sept.)
Section 19(n) interest for medical expenses awards affirmed	(WCL) 43:3 (Mar.)
Suspension of benefits for failure to attend Section 12 examination proper where employer disputes that Claimant is an "employee entitled to receive disability	



benefits"	(WCL) 43:1 (Sept.)	<b>Young Lawyers Division</b>	
Teacher handcuffs benefits	(WCL) 43:2 (Jan.)		
To admit or not to admit: The vexing issue of the		The 2nd Annual YLD Golf Outing	(YLD) 50:5 (Apr.)
admissibility of medical bills	(WCL) 43:1 (Sept.)	The 2nd Annual YLD Golf Outing	(YLD) 50:6 (June)
Volunteer slides away from contribution claim	(WCL) 43:2 (Jan.)	8th Annual Holiday Party to be held in December	(YLD) 50:2 (Oct.)
Was passing through that door an increased risk? Must		The ABA Midyear Meeting	(YLD) 50:5 (Apr.)
the injured worker present expert testimony that the		Chris Haaff—6+ years of greatness with the Law Student	
preexisting condition was not the cause of the current		Committee	(YLD) 50:6 (June)
condition of ill-being?	(WCL) 43:4 (June)	Gala 2005 to honor Quinlan	(YLD) 50:2 (Oct.)
Who benefits from adjustments to medical bills paid by a		Inaugural Lunch With a Judge program a success	(YLD) 50:6 (June)
third-party group insurance carrier? The employer		ISBA Inaugural Golf Classic update	(YLD) 50:2 (Oct.)
or injured worker?	(WCL) 43:1 (Sept.)	ISBA Law Student Division prepares for another great year	(YLD) 50:2 (Oct.)
When does a disability justify a pension?—The		ISBA/YLD Campaign social	(YLD) 50:3 (Dec.)
aftermath of the <i>Turcol</i> decision	(LGL) 42:3 (Sept.)	Pasta, pasta everywhere	(YLD) 50:5 (Apr.)
Widow's claim for benefits runs out of road	(WCL) 43:2 (Jan.)	Report of approved grant requests	(YLD) 50:3 (Dec.)
<i>Willis v. Kiferbaum Construction: A Kotecki</i>		Take me out to the ballgame	(YLD) 50:6 (June)
waiver by a subcontractor does not climb the chain to		What can I be with a J.D.?	(YLD) 50:6 (June)
benefit a contractor higher up unless expressly provided		YLD sponsors social for law student members	(YLD) 50:3 (Dec.)
for by contract	(CPAP) 51:3 (Dec.)		